

**FREEDOM OF INFORMATION
AND
PRIVACY ACTS**

**SUBJECT: BARKER/KARPIS GANG
BREMER KIDNAPPING**

FILE NUMBER: 7-576

SECTION : 273 BULKY BOX 1

PART 2 OF 7



FEDERAL BUREAU OF INVESTIGATION

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OBTAINABLE IS
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SUBJECT Barker/Karpis Gang (Bremer Kidnapping)

FILE NUMBER 7-576

SECTION NUMBER 273

SERIALS Bulky 15267 Box 1 Part 2

TOTAL PAGES 121

PAGES RELEASED 121

PAGES WITHHELD -0-

EXEMPTION(S) USED None

ALL FOR BALANCE DUE On Subscription
You Recently Ordered

Magazine

McCall Patterns**Redbook Magazine**

THE McCALL COMPANY

230 Park Avenue New York, N. Y.

IN ACCOUNT WITH

Mrs W B Lott

7137 Yates

Chicago 11

TD #70726

6-10-71. Ka

2/3

Is Payment of \$1.00 by money order or check to The McCall Co., or by dollar bill. And at once, so we can start your subscription.

Enclose this Bill with your Remittance and Correct Spelling of Name and Address if Necessary.

Special Combination Subscription

Years of McCall's

dit, by amount paid to Salesman

Balance Now Due

\$2.00

100

100

TERMS OF SALE: This two payment subscription order you placed with our representative requires that both payments be made before any copies are shipped. Kindly remit the final \$1.00 payment so that we may start the magazines to you.

COMMUNICATIONS TO THE McCALL CO., DEPT. T., AND MENTION YOUR RECEIPT NUMBER

7133 YATES AVENUE
CHICAGO, ILL.

To

Miss Dolores Logan
7137 Yates

Balance

193

Rent From

January 37 50

Paul J. Logan

Miss Dolores Logan
7137 Yates Ave.
Chicago

DEPT. OF JUSTICE

YOUR BALANCE DUE On Subscriptions
You Recently Ordered

THE McCALL COMPANY
6 Park Avenue, New York, N. Y.

IN ACCOUNT WITH

Mrs. W. B. L. ...
715 ...
Chicago, Ill.
Tel. ...

of \$1.00 by money order to
McCall Co. or by other form
and not cash unless otherwise stated.

in your envelope and carefully check of name and address.

Combination Subscription
of McCall's ...
Amount paid to Salesman
Balance Now Due

\$2.00
1.00
1.00

SALE: This two payment subscription
order you placed with our repre-
sentative. Both payments be made before any copies are
sent. The final \$1.00 payment so that we may start
to you.

CTIONS TO THE McCALL CO., DEPT. T., AND MENTION YOUR RECEIPT NUMBER

Bill for Balance Due

Magazine: THE McCALL COMPANY
 230 Park Avenue New York, N. Y.
 IN ACCOUNT WITH

Mrs. W. B. LORRAINE
 7137 Yates
 Chicago, Ill.
 TD 270925

This Payment of \$1.00 by money order or check to The McCall Co. or by dollar bill sent at once, so as not to interrupt subscription.

Send this bill with your remittance and correct mailing of name and address if changed.

Special Combination Subscription	
3 Years of McCall's	2.00
Credit, by amount paid to Subscribers	1.00
Balance Now Due	1.00

TERMS OF SALE: This two payment subscription order you placed with our representative requires that both payments be made before any copies are mailed. Kindly remit the final \$1.00 payment so that we may start mailing the magazines to you.

ALL COMMUNICATIONS TO THE McCALL CO., DEPT. T., AND MENTION YOUR RECEIPT NUMBER

U. S. DEPT. OF JUSTICE
 Division of Investigation
 Case #
 Date



82494-32

5

CUSTOMER'S COPY.

"SHOP AT SEARS AND SAVE"

SEARS, ROEBUCK & CO.

OR ACCOUNT NO.

CUSTOMER'S
PHONE NO.

82494-32

PLACE IN BOX
BELOW WHEN
YOUR ORDER
ARRIVES FROM
FACTORYSHIP
DATEAMOUNT C. O. D.
TO BE COLLECTED
DOLLARS CENTS

AMOUNT OF SALE

SHIPPING CHARGES

TOTAL

Magazines to be addressed as follows:		
Subscriber's Name	P. O. No.	
Street Address	City	
City	State	
Street Address	Collection Address	
CASH-UP PRICE		
MONTH	DAY	AMOUNT PAID
COLLECTOR'S NAME		
OFFICE RECEIPT		
1		
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
LAST CHANCE FOR DISCOUNT		
18		
19		
20		
21		
22		
23		
24		

Keep a copy of this Form with representative's signature. COLLECTORS must also keep a copy of this Form with subscriber's copy as well as on club copy and must fill out more blanks consecutively as they are needed.

NOTE: In all your correspondence please mention this contract number

RECEIVED AT 10:00 A.M. 10/10/1932
U.S. DEPT. OF JUSTICE
DIVISION OF INVESTIGATION
WASHINGTON, D.C.

408 Engineering Building, 205 West Wacker Drive, Chicago, Ill.

Telephone
Dearborn 2146

MAN'S HOME COMPANION

by The Crowell Publishing Company of New York, that the magazines named be mailed regularly to me when the application is

any money, members will be
sent this money. Not
that the money is not
received. The money is
the collection of cents per month
for 24 months, in addition to
paid to our representative on
of the application;
the WOMAN'S HOME COMPAN-
YING CLUB of any change of
the remaining payments by mail
address is outside of collection

Pay our representative 70 cents on signing of application.

Pay collector 75 cents each month for 24 months and nothing thereafter.

The first payment of 70 cents on signing application to join the club entitles the subscriber to first copies of all the magazines ordered in connection with full 37 months' subscription to the Woman's Home Companion, The American Magazine, and 24 months' subscription to the other two magazines.

I hereby subscribe for the following named magazines on the terms stated herein, for the time stated below and have made an initial payment of 70 cents to your representative on signing

this application. I agree upon acceptance of my application to make regular monthly payments in the amounts stated for the full time specified above.

WOMAN'S HOME COMPANION
For Three Years (36 Issues)

THE AMERICAN MAGAZINE
For Three Years (36 Issues)

For Two Years

For The War

Begin 1942 Issue

Begin Issue

Begin 1/21/81 Issue

Begin 12/1 Issue

Street Number

Representative
Business
Address

City _____
Occupation _____

Verified
Subscriber
Validated

Bus.
Tel. No.
Home
Tel. No.

NOTICE: Not responsible for more than 75 cents paid to representative. No refund in any case you miss any of the magazines ordered.

NO CHANGES WILL BE MADE IN SUBSCRIPTION OF MAGAZINES AFTER THE 15TH OF JANUARY. CANCELLATION IS ACCEPTED.

All applications received subject to approval and acceptance at the office of the Publishing Company, Newark, N. J.

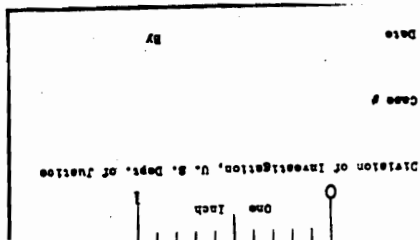
No. 6

Division of Investigation, U. S. Dept. of Justice

पृष्ठ १००



WOMAN'S HOME COMPANION Reading Club of Chicago			
Established 1914		408 Engineering Building, 205 West Wacker Drive, Chicago, Ill.	
MEMBERSHIP RULES THE WOMAN'S HOME COMPANION READING CLUB Backed by The Crowell Publishing Company of New York Guarantees that the magazines named below will be mailed regularly to the subscriber when the application is accepted. That any missing numbers will be supplied at no cost to the subscriber. That in case missing numbers cannot be supplied, the term of subscription will be extended. The Subscriber Agrees: To pay the collector 70 cents per month regularly for 24 months, in addition to 70 cents paid to our representative on signing of the application. To notify WOMAN'S HOME COMPANION READING CLUB of any change of address. To send remaining payments by mail if new address is outside of collection district.			
Pay our representative 70 cents on signing of application. Pay collector 70 cents each month for 24 months and nothing thereafter. The first payment of 70 cents on signing application to join the club entitles the subscriber to first copies of all the magazines ordered in connection with full 37 months' subscription to the Woman's Home Companion, The American Magazine, and 25 months' subscription to the other two magazines. (DATE) _____			
I hereby subscribe for the following named magazines on the terms stated herein, for the time stated below and have made an initial payment of 70 cents to your representative on signing this application. I agree upon acceptance of application to make regular monthly payments in the amounts stated for the full term above.			
WOMAN'S HOME COMPANION For Three Years (36 Issues)		THE AMERICAN MAGAZINE For Three Years (36 Issues)	
Begin _____	Issue _____	Begin _____	Issue _____
Signature _____		Representative _____	
Street _____		Business Address _____	
City _____		Verified _____	
Occupation _____		Subscriber's Signature _____	
		Field Mgr. _____	
		Bus. Tel. No. _____	
		Home Tel. No. _____	
NOTICE: Not responsible for more than 70 cents paid to representative. Notify the club in case you miss any of the magazines ordered. NO CHANGES WILL BE MADE IN SELECTION OF MAGAZINES AFTER APPLICATION IS ACCEPTED. All applications received subject to approval and acceptance at the office of The Crowell Publishing Company, Springfield, Ohio.			
No Verbal Alterations Recognized			



5

"SHOP AT SEARS AND SAVE"

BEARS, ROEBUCK and CO,

82494-32

PLACE X IN SQUARE
BELOW WHEN MOSE.
TO BE SHIPPED FROM
CONTROL STORE OR
FACTORY.

SHIP

AMOUNT C. O. D.
TO BE COLLECTED
DOLLARS | CENTS

AMOUNT OF SALE

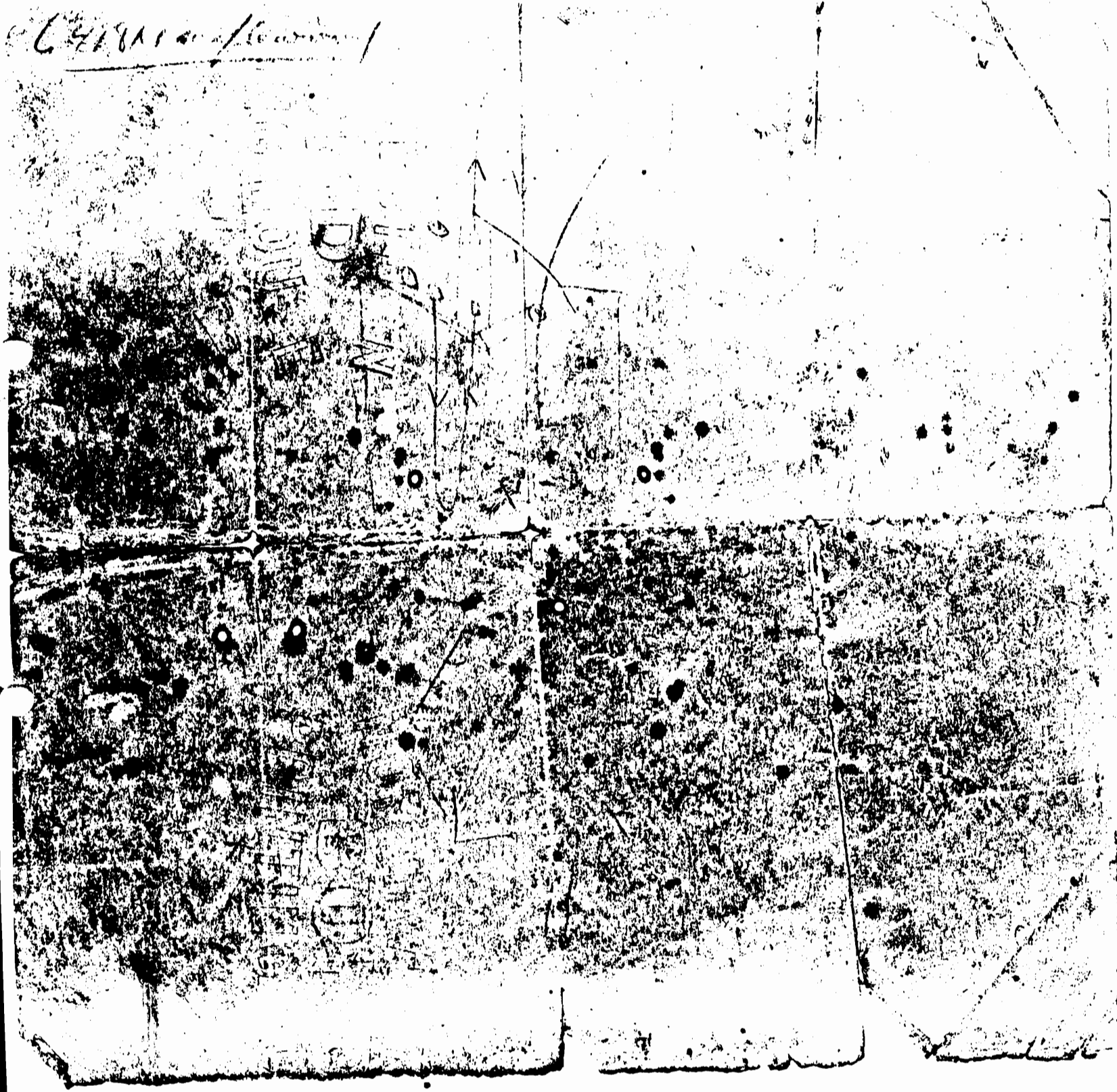
SHIPPING CHARGE 3

TOTAL[illegible]

Keep a copy of this Form with representative's signature. COLLECTORS must make proper record of collections on subscriber's copy as well as on club copy, and must fill out above blanks consecutively and completely.

Division of Investigation, U. S. Dept. of Justice
Case # _____
Date _____ By _____

6418114/1000001



Division of Investigation, U. S. Dept. of Justice
Case # _____
Date _____
By _____



Date _____
Case # _____
Statement of _____

1081
Central 1853
10/1/53

Division of Investigation
Case #
Date

The attached letter was sent to following Real Estate Firms:-

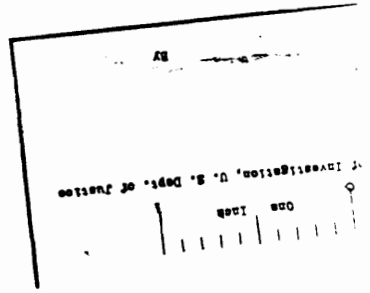
Baird & Warner, Inc., Main Office--134 So La Salle St., Canal 1855
646 Michigan Sup 1858
4545 Broadway Lon 1858
1349 Morse Rog 1858
1526 E. 53rd Der 5400
5621 W LAKE Aus 1744
40 N Dearborn Cen 0930
Cochran & McCluer Co.,
B J Grossman & Sons 38 So Dearborn Cen 4185
Interstate Management Corp. 100 N La Salle
Glatt & Price 6827 Stony Island
McKey & Poague Main Office -- 1172 E 63rd Hyd 8100
Chatham 7940 Cot. Grove Tri 5060
Hyd Park 5300 Blackstone Hyd 8212
Kenwood 903 E 47th Dre 2200
South Shr+0 2100 E 71st Pla 2100

J J Ready & Co.
Ross & Browne Main Office
Quinlan & Tye
A. L. Reinsch
Mr. White, John Hancock Life Ins Co., Room 201, 208 So La Salle.


Chas. A. Reagan

Christina 0681

Central 1855
Hearst
101-127
Hearst



SUN LAMPS
build
Bodies



sunshine will
be health of
family this
fall and see
Sun Lamps,
only priced,
ing Pads are
applications.
prices.
**EDISON
SHOPS**

ELECTRICITY BILL

DATE

NET BILL PAYABLE ON OR BEFORE

SERVICE

BRANCH OFFICES
SOUTH SIDE
4834 SO. ASHLAND AVE.
5401 LOUISE AVE.
11116 SO. MICHIGAN AVE.
3480 SO. STATE ST.
2233 SO. THROOP ST.
652 W. 63RD STREET
2950 E. 92ND ST.



COMMONWEALTH EDISON COMPANY

GENERAL OFFICES: 72 WEST ADAMS STREET,
CHICAGO, ILLINOIS

TELEPHONE
RANDOLPH 1200

OFFICE HOURS
8:00 A. M. TO 5:00 P. M.
SATURDAY 8:00 A. M. TO 12:00 P. M.

BRANCH C
NORTH SIDE
4562 BROADWAY
4831 IRVING ST.
2745 LINCOLN ST.
2618 MILWAUKEE ST.

RATE	METER READINGS	KILOWATT HOURS AT	KILOWATT DEMAND	GROSS BILL	DISCOUNT
A1	3986 3934	11 11 30		24	

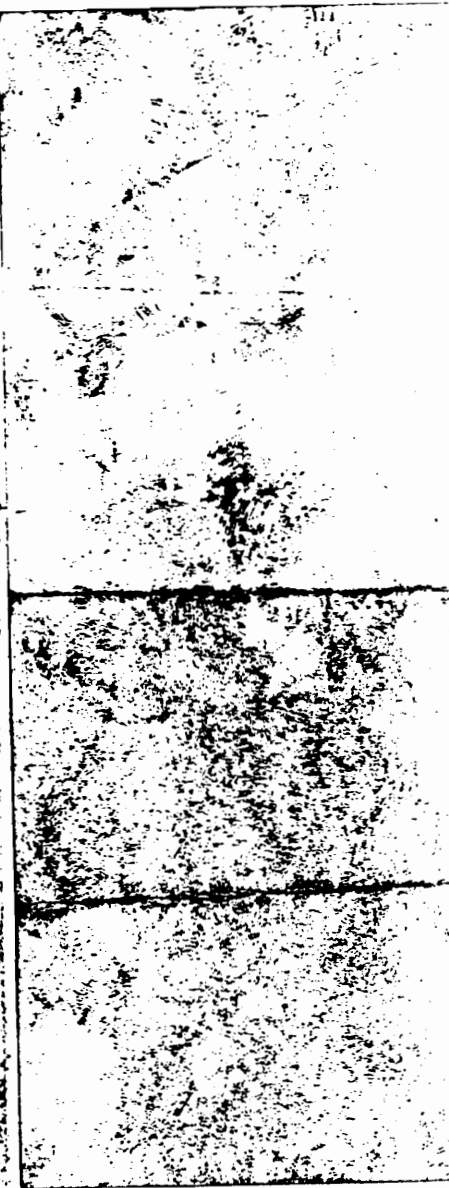
SEE OTHER SIDE
FOR RATES

IF YOU PAY BY MAIL SEND COUPON. KEEP THIS PORTION.

CUSTOMER'S RECORD OF PAYMENTS - Paid By Money Order No.


Bills may also be paid at our WITHC
or for a fee of 5 cents, at Money Order
America's Express Company, or at
AFTER 10 DAYS BILLS ARE PAID AT
COMPANY'S GENERAL OFFICE

Previous Electricity Bill
Lamp Renewals
Appliance Installation



INVESTIGATION, U. S. DEPT. OF JUSTICE
DO NOT WRITE IN THESE SPACES

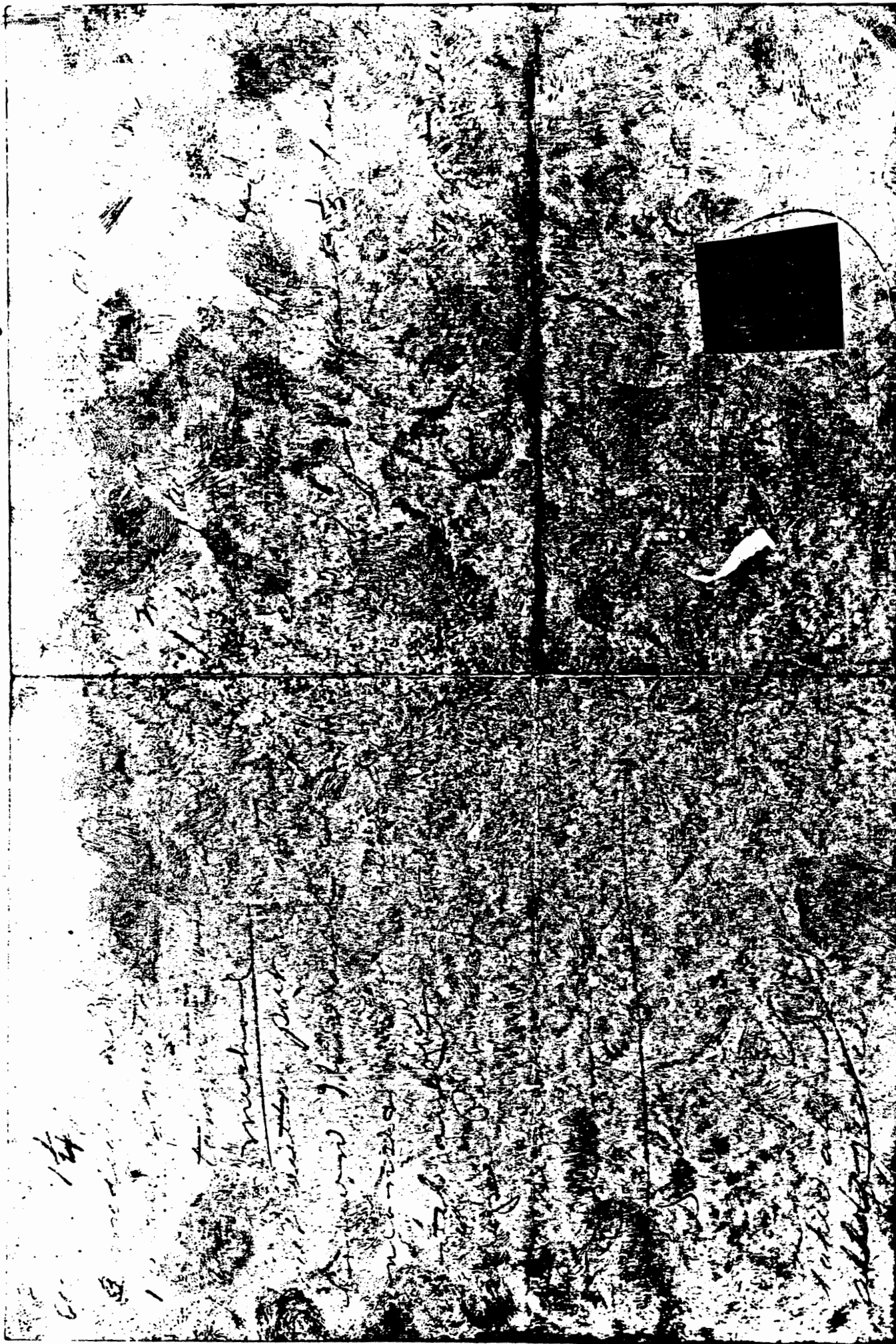
SUN LAMPS
help to build
healthy Bodies



Electric sunshine will
ward the health of
entire family this
year. Call and see
different Sun Lamps,
reasonably priced.
Electric Heating Pads are
for heat applications.
New low prices.

**COMMONWEALTH EDISON
ELECTRIC SHOPS**

ELECTRICITY BILL				DATE		NET BILL PAYABLE ON OR BEFORE		SERVICE		BRANCH OFFICE	
COMMONWEALTH EDISON COMPANY GENERAL OFFICES: 72 WEST ADAMS STREET CHICAGO, ILLINOIS TELEPHONE: RANDOLPH 1200				NRA		OFFICE HOURS 8:00 A. M. TO 5:00 P. M. SATURDAY 8:00 A. M. TO 12:00 P. M.		NORTH 4862 4833 2745 2616 WEST 4231		BRANCH OFFICES: SOUTH SIDE 4834 SO. ASHLAND AVE. 5601 LOWE AVE. 11116 SO. WICHITAN AVE. 3460 SO. STATE ST. 2233 SO. THROOP ST. 852 W. 63RD STREET 2830 E. 92ND ST.	
METER READINGS				METER NO.		METER TYPE		METER CLASS		METER RATE	
3986 3934				11		11		11		30	
SEE OTHER SIDE FOR RATES				IF YOU PAY BY MAIL SEND COUPON WITH THIS PORTION		CUSTOMER'S RECORD IN ACCOUNT		Paid by		Money Order No.	



0 1 2 3 4 5 6 7 8 9 10
One Inch

Division of Investigation, U. S. Dept. of Justice

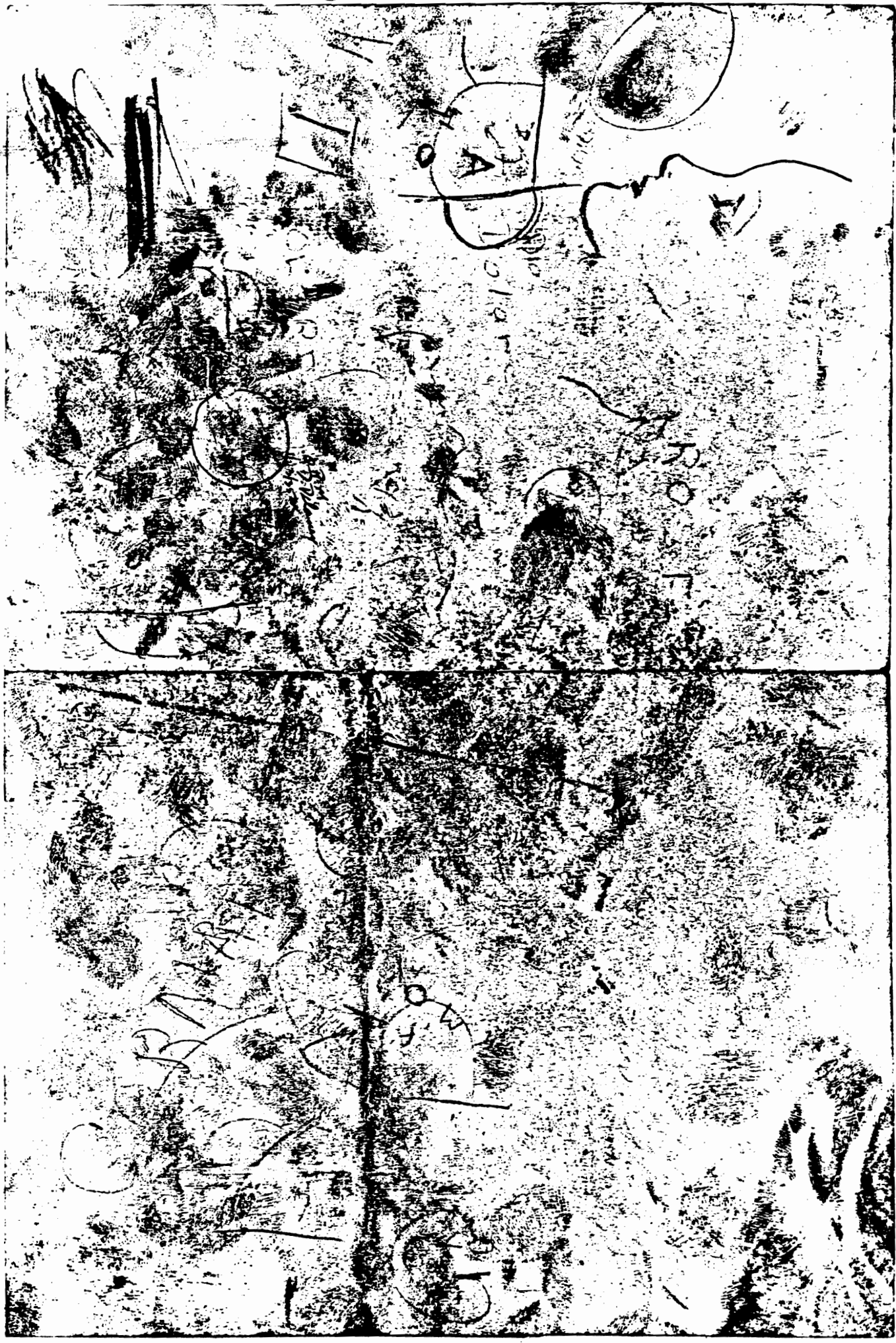
Case # 5-1576

Date 1-1-76

121

[Faint, mostly illegible handwritten text, possibly a letter or document, with some words like "much" and "part" visible.]

11/24/55
R. M. Jones
Fingerprint

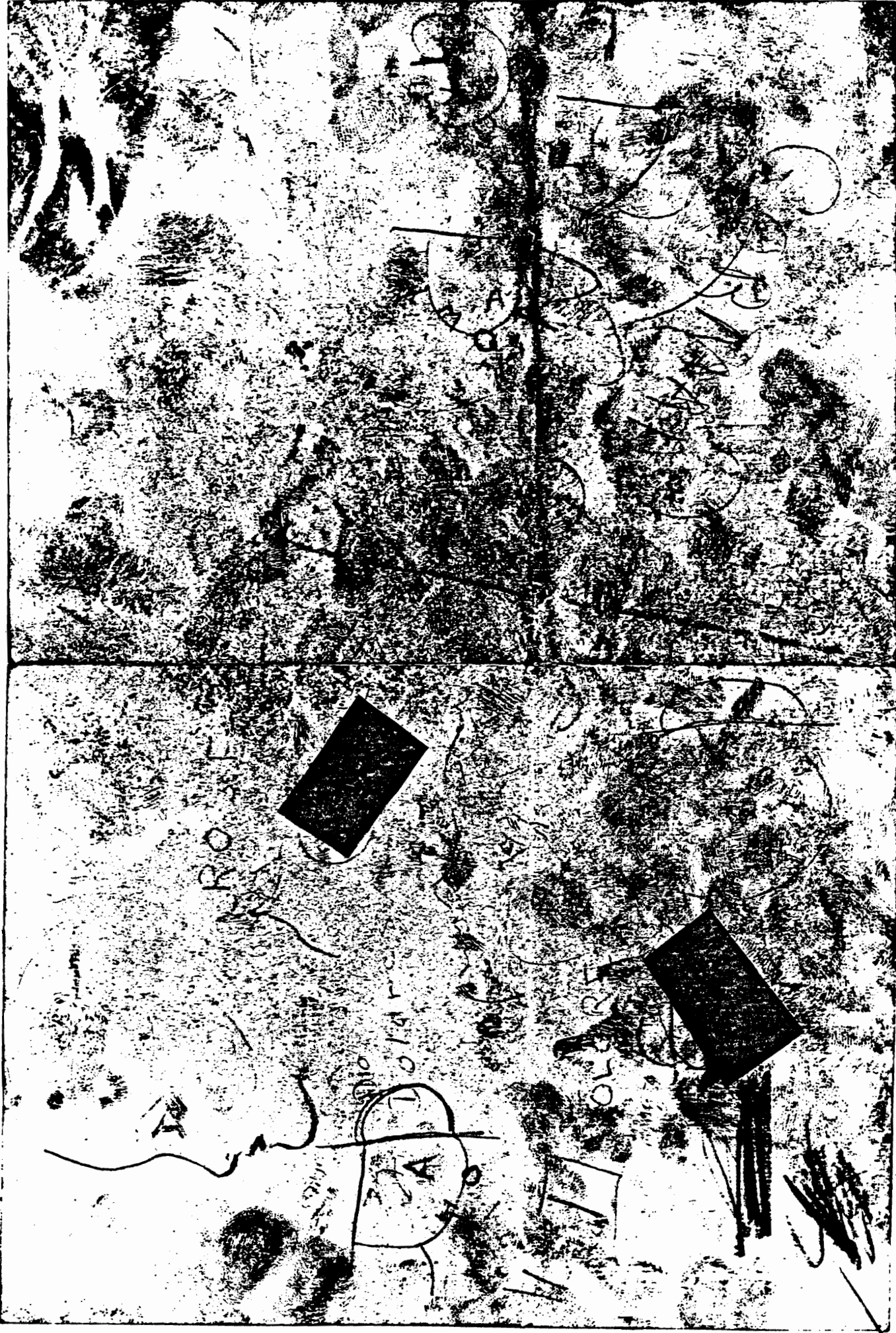


One Inch

Division of Investigation, U. S. Dept. of Justice

Case # _____

Date _____ By _____



YATES APARTMENTS

A. No.

235

Received of

Michael J.

1934

Dollars

Twenty Three and 00/100

Division of Investigation, U. S. Dept. of Justice

One Inch

Case #

Date

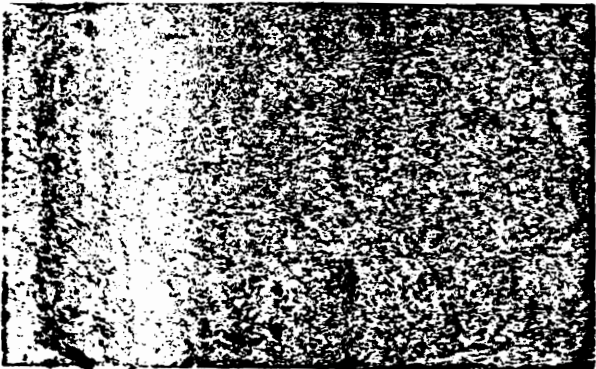
By

YATES APARTMENTS

Received of W. H. Jones Attorney 2 1934

22 Dollars

\$ 100.00



DATE _____
CASH _____
DIVISION OF INVESTIGATION, U. S. DEPT. OF JUSTICE

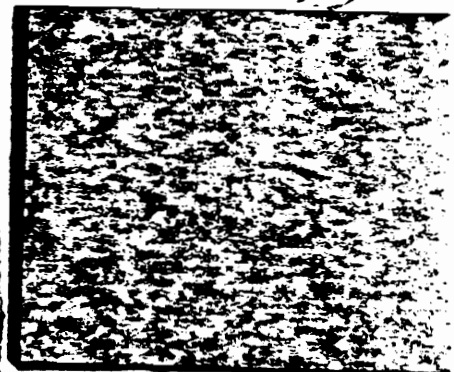
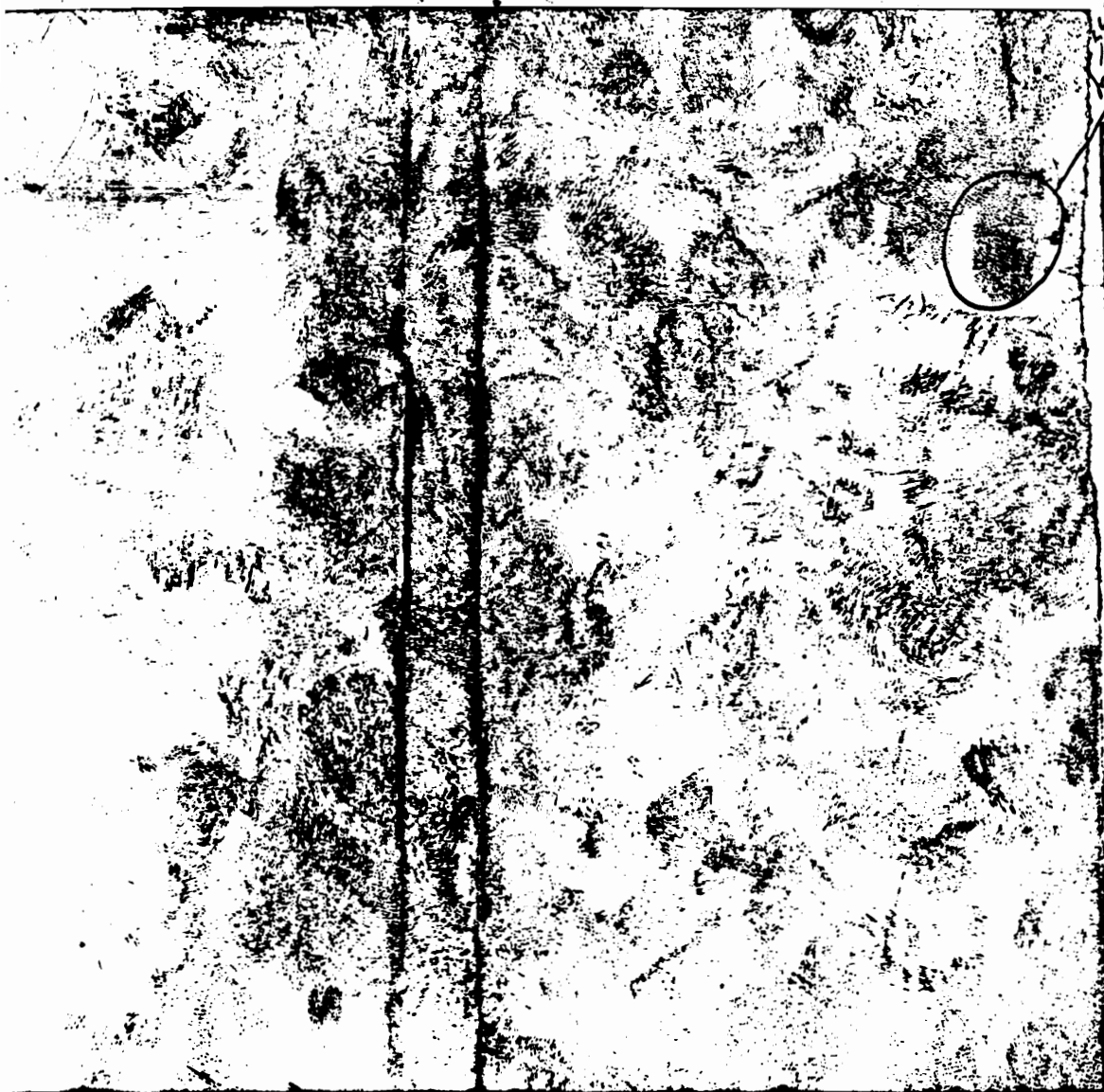
4-10-76

Division of Investigation, U. S. Dept. of Justice

Case # 7-1076

Date 4-10-76 By

Handwritten notes: "Handwritten notes" and "Handwritten notes" with arrows pointing to a circled area on the main image.

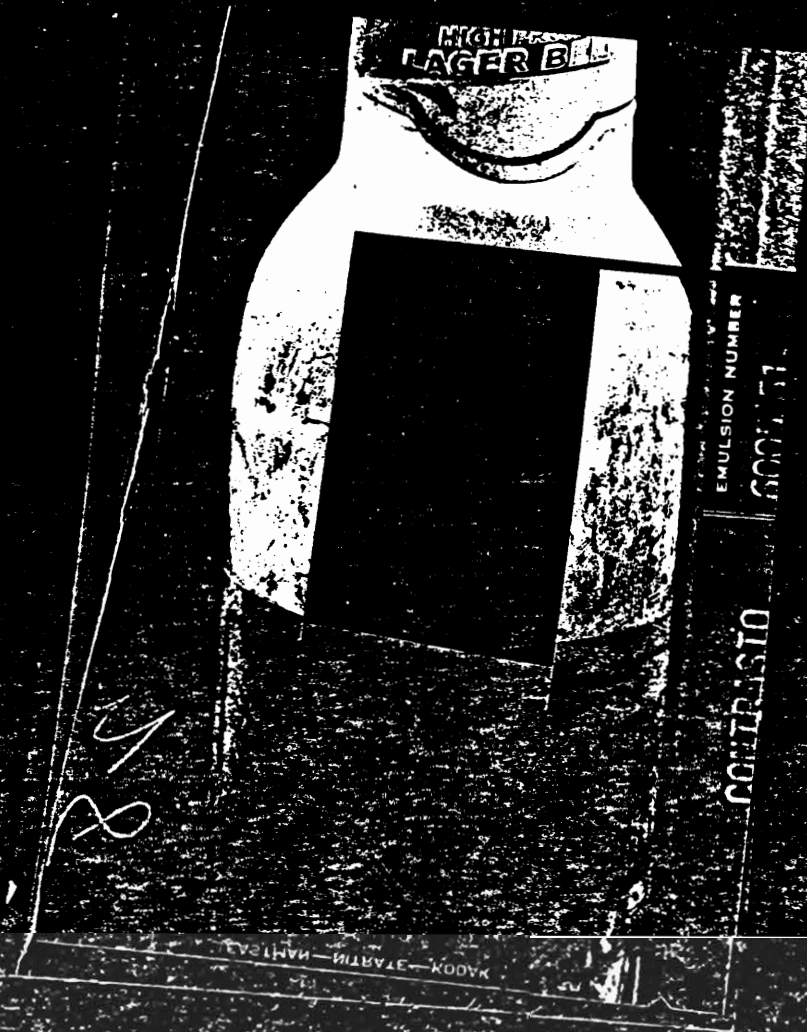


Handwritten note: "Handwritten note" with an arrow pointing to a dark, irregular shape on the main image.

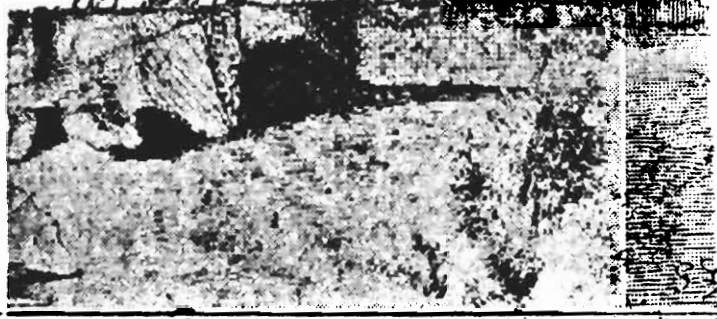




DEPARTMENT OF INVESTIGATION, U. S. DEPT. OF JUSTICE
Case # 1-1-1
Date 12-1-54



...and for the proper growth of the foreign and domestic commerce of the United States" is being used as a



The Pharisee and the Publican. From an old engraving.

Once Again Novelist Lays Emphasis on the Virtue of Humility in Heart of Man

Continued From First Page.

ed, and was buried. And in Hell, he lifted up his eyes, being in torments, and saw Abraham afar off, and Lazarus. And he cried and said, Father Abraham have mercy on me, and send Lazarus that he may dip the tip of his finger in water and cool my tongue, for I am tormented in this flame. But Abraham said, Son, remember that in thy life time thou receivedst good things, and likewise Lazarus evil things. But now, he is comforted and thou art tormented.

2ND PART - OTHER
...because of the Pharisee, and the Publican, standing afar off, would lift up his eyes to Heaven, but struck his breast, and only said, God be merciful to me, a sinner. And God, our Saviour told them, would be merciful to him, rather than the other, and would be better pleased with his prayer, because he made it with a humble and a lowly heart.

THE PHARISEES were so angry at being taught these things, that they employed some spies to ask Our Saviour questions and try to entrap Him, and saying something against the

Law. The Emperor of that country, who was called Caesar, having commanded tribute-money to be regularly paid to him by the people, and being cruel against any one who disputed his right to it, these spies thought they might, perhaps, induce our Saviour to say it was an unjust payment, and so to bring himself under the Emperor's displeasure. Therefore, pretending to be very humble, they came to Him and said, "Master you teach the word of God rightly, and do not respect persons on account of their wealth or high station. Tell us is it lawful that we should pay tribute to Caesar?"

CHRIST, who knew their thoughts, said, "Why do you ask? Shew



Christ



(Store)
ours)

Sales for **THURSDAY** (Store Hours) **9**



MY PREFERENCE
Tomatoes

12 $\frac{1}{2}$ c

Hand packed Indiana
tomatoes in No. 2 $\frac{1}{2}$
size can

DEL MONTE
Catsup



Bottle

12 $\frac{1}{2}$ c

Pure tomato
catsup in 14
ounce bottle

SAVE AT

GOLDBLATT'S



Imported Anchovies

Rolls or flat
large cans **3 for 25c**



Del Monte
CORN

10 $\frac{1}{2}$ c

Golden Bantam or
Crosby, No. 2 cans



Heinz
Noodle Soup

3 for 25c

Heinz Small size cans



Sero-U-Rite
Beans

3 for 27c

Fancy cut green
beans, No. 2 cans



Golden Bantam
TOMATOES

4 for 27c

1 $\frac{1}{2}$ size cans

Fancy Pears & Apricots Lb **15c**

Fancy Mixed

Dried Fruit, **2.1**

Pure Black Pepper, lb. **19c**

LONG THREAD Coconut, lb. **19c**



Plain

Division of Investigation, U. S. Dept. of Justice

Delivered to Your Home Free!

Page 10
C. & H. Edition

Sales for THURSDAY

MEN! A
Lifetime

Boat

3
No
DEP
Br
Li
Sorr
Rese

SW
12
Ja

ATC
CE
25
bs 27

3c
7



Division of Investigation, U. S. Dept. of Justice



JUNE PEAS
Early June
PEAS
3 Cans **20c**
Belle of Belgium
Sifted, No. 1 size



Sero-U-Rite
Mixed
Vegetables
3 cans **25c**
Fancy quality
size cans



Libby's
PEAS
12 1/2c
Fancy jumbo
peas, No. 2 size
can



Gold Coast
Honey
3 lb. jar **31c**
5 lb. **49c**
Pail
Pure clover honey in
handy 5-lb. pail

Sliced Pine-Apple
16 1/2c
Delicious Hawaiian
pineapple —
2 1/2 size can.



COFFEE
SANTOS BLE
SPECIAL
19



Campbell's
PORK and BEANS
4 For **19c**
No. 1 1/2 CAN



"Sunny Boy"
CORN OIL
69c gal.
A pure oil made from corn
For salads, frying, baking, etc.
Gallon can.



"Red Bird"
FLOUR
84c
24 1/2 lb. bag. Balanced
flour for bread, pies,
cakes, etc.



PUFFED RICE
12 1/2c
Quaker brand. Standard
and 1 lb. package.



Puffed
8
Quaker brand. Standard
and 1 lb. package.

"Quick Arrow"
Soap
Flakes
12 1/2c
Treated
With
Naphtha
Large size package for
all fine laundering.




Heinz Assorted SOUPS
12 cans **\$1.49**
Medium size cans.
Vegetable, cream
tomato, etc.

Rabbit Corn No. 2 Size 3 for 25c
Sunnyside Peas No. 2 Can 10 1/2c
Tuna Fish Flakes 1/2 Size Can 13 1/2c

SUPER - SUDS
3 for **22c**
Beads of Soap
Kitchen size pkg.



PUREX BLEACHER
15c
Quart bottle. The master bleacher.

Domino Powder or Brown SUGAR
1-lb. pkg. only **7c**

Cane Sugar Cubelets, lb. 7 1/2c

Help
2 pound package. A
10c pkg. included.



Argo Starch
Pound Package **7c**
Gloss starch that makes your clothes
crisp and white.



Maxwell House or Del Monte COFFEE
3 lb. can **77c**
2 famous brands of
vacuum packed coffee.
Priced low.



SORRY, NO PHONE OR MAIL-ORDERS

R Publican in the Temple



English Court of Chancery had gotten led to the belief that legal matters always must be in a mess, and that there was

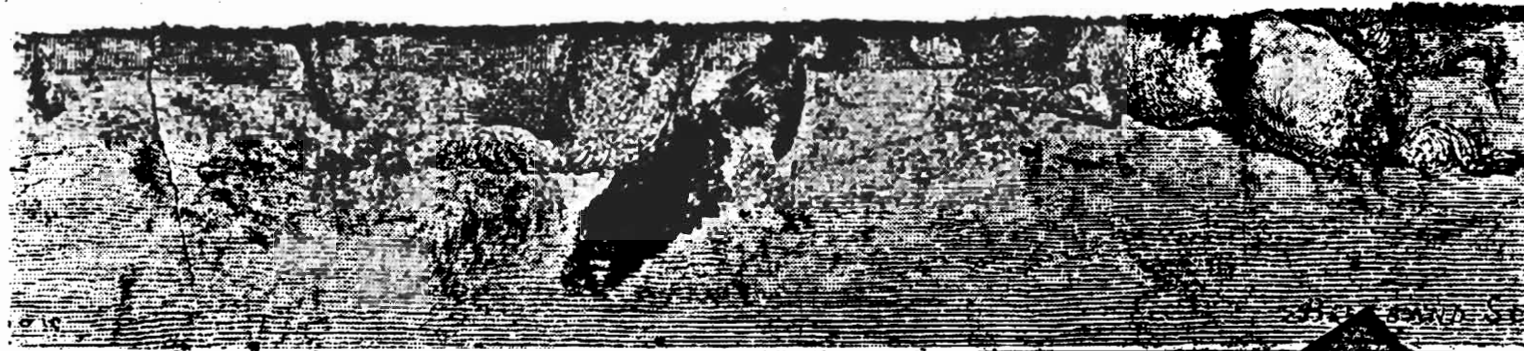
TUESDAY, MARCH 4 PAPER FOR PEOPLE WHO THINK

Dickens and the Harisee



Plat 6

Division of Investigation, U. S. Dept. of Justice
Case #
Date
Pg.



Lazarus and the Rich Man. From the painting by Gustave Dore.



Jesus Calls Poor Widow Greater Than All the Rest

me a penny." They had a great deal of money. At last there came a widow, who asked them. They said she had two mites each. Then, He, "Render unto Caesar." So they left Him.

He knew that other men were conspiring against him, and that he would soon be put to death.

AS HE WAS teaching them thus, he sat near the Public Treasury, where people as they passed along the street, were accus-

Let us never forget what the poor widow did when we think we are charitable.

Photo. Sec.

in an old engraving.

Photo. Sec.

(To equalize expiration dates of leases, write this lease to expire the last day of any month other than April or September.)

APARTMENT LEASE

(Sixty Day Clause)

Adopted by Renting Division, Chicago Real Estate Board

FROM

RUSSELL SPENCER COMPANY

TO

Apartment No. _____ on _____

No. _____

Monthly Installment _____

From _____

To _____

And from year to year thereafter until the expiration of any year as provided in the fifth clause.

ESBICO MANAGEMENT CORPORATION

REAL ESTATE AND PROPERTIES MANAGEMENT

20th FIFTEENTH FLOOR

10 NORTH CLARK STREET

CHICAGO, ILL. 60601

CHICAGO

GEORGE E. COLE & COMPANY

RULES AND REGULATIONS

1. Tenants will not be allowed to put their names in any entry, passageway, vestibule, hall or stairway of the building except in the proper place in the mail box provided for use of the apartments occupied by them respectively.

2. No rugs shall be beaten on the porches, nor dust, rubbish or dirt swept from the demised premises or any room thereof into any of the halls or stairways of the building containing said premises, except under the direction of the janitor thereof; nor shall any such dirt, rubbish or anything else be thrown or dropped upon any of the windows, porches or the said building.

3. Children shall not be permitted to loiter or play on the stairways or front porches or in the hall.

4. The side walls, ceilings, passages, vestibules, halls and stairways the outside of the several apartments shall not be obstructed or used for any other purpose than for ingress and egress to and from the apartments.

5. The water closets and other water apparatus shall not be used for any purpose other than that for which they were constructed, and no rubbish, refuse, ashes, or other substances shall be thrown thereon. Any damage resulting to them from misuse of water closets or other water apparatus shall be paid for by the tenant.

6. All provisions, milk, ice, groceries, furniture, bags, carpets, boxes and other merchandise shall be taken into or out of the demised premises through the rear door of this building. All damage to the building caused by the moving of articles through the rear door shall be paid for by the tenant.

7. Nothing shall be hung on the outside of the building or on the walls of the building, nor shall anything be hung from the windows, doors or outside window sills.

8. No dogs, cats, or other live reptiles or birds shall be allowed on the demised premises.

9. No spikes, hooks or nails shall be driven into the walls or other articles of the demised premises. No crating, boxing or other articles will be allowed within demised premises.

10. The front hall, stairway and back porches shall not be used for the storage of furniture or other articles.

11. There shall be no cooking or baking done except in the kitchen.

12. The water shall not be left running any unreasonable or unnecessary length of time in the demised premises.

13. No tenant shall interfere in any manner with any portion of the heating or cooling apparatus in or about the demised premises or in or about the building containing the same.

14. Laundry work shall be done only in the rooms provided for such purposes in the demised premises. Electric washing machines and other laundry equipment shall be used and operated in basement only. The use of water power washing machines is prohibited except by written consent of the owner or his agent.

Regulations for Use of Laundry

First Floor—Monday

Second Floor—Tuesday

Third Floor—Wednesday

Fourth Floor—Thursday

RECEIVED OF INVESTIGATION, U. S. DEPT. OF JUSTICE

Lab

ASSIGNMENT BY LESSOR

For value received, the undersigned, the Lessor described in the within instrument, hereby assigns and conveys unto the undersigned, the Assignee described in the within instrument, and to his heirs, executors, administrators, and assigns, the entire interest in and to the within lease, and the rent thereunder, maturing after the day of _____ A. D. 19____

WITNESS the hand and seal of the Lessor this _____ day of _____ A. D. 19____ [SEAL]
[SEAL]

ASSIGNMENT BY LESSEE

For value received, the undersigned, the Lessee described in the within instrument, hereby assigns all right, title and interest in and to the said lease to his heirs, executors, administrators and assigns, and in consideration of the consent of this assignment by Lessor does hereby guarantee the performance by Assignee, or by his heirs, executors, administrators or assigns, of all covenants, agreements and conditions contained in said lease, on the part of Lessee or Assignee to be performed. In the event, however, of the failure of Assignee to perform any of the promises, covenants and agreements contained in said lease, this assignment shall not be taken to modify or limit in any manner the obligations of this Assignor, created by the said lease, but Lessor or his heirs, executors, administrators, or assigns, may have such remedies against this Assignor, including the confession of judgment for moneys due as by this lease provided, in the same manner as if this assignment had not been made. The Lessee, Assignor herein, for the consideration aforesaid, hereby waives all right of any and all claims from Lessor, his heirs, executors, administrators, or assigns, of covenants broken by or on account of moneys due from Assignee, his heirs, executors, administrators or assigns, or of assignment made by him or them.

It is further agreed by this Lessor, Assignor herein, upon the consideration aforesaid that the taking by Lessor of any remedy as by confession of judgment against Assignee or Guarantor shall not preclude Lessor from the exercise of such remedy against him, the undersigned Assignor, but Lessor may have the same remedy against Lessor, his heirs, executors, administrators, or assigns, and Assignor shall be limited only, and at all events, to satisfaction for any debts or obligations that may accrue under or by virtue of the within lease, or assignment thereof, or any extension or renewal thereof, or by virtue of any holdover after termination thereof, or which may accrue by virtue of the breach of any covenant, promise or agreement therein contained.

WITNESS the hand and seal of the undersigned Assignor this _____ day of _____ A. D. 19____ [SEAL]
[SEAL]

ACCEPTANCE BY LESSEE'S ASSIGNEE

In consideration of the above assignment and the writing consent of Lessor thereto, the undersigned hereby assumes and agrees to make all payments, and to perform all covenants, conditions and agreements of the within lease by Lessee to be made, kept and performed, and it is agreed by and between Lessor and Assignee, the undersigned herein, that the within lease is hereby incorporated by reference thereto in this acceptance, and all of the terms thereof shall be deemed to be incorporated herein in the same manner as they are expressed in the said lease. It is likewise further agreed by and between Lessor and Assignee that no further assignment or subletting of the premises described in said lease, or any part thereof, will be made without the written consent of Lessor first had and obtained.

It is further agreed upon the considerations aforesaid that the taking by Lessor of any remedy, as by confession of judgment against Lessee or Guarantor, shall not preclude Lessor from the exercise of said remedy against this Assignee, but Lessor may have the same remedy against him, his heirs, executors, administrators or assigns, and Assignee shall be limited only, and at all events, to satisfaction for any debts or obligations which may accrue under or by virtue of the within lease, or assignment thereof, or any extension or renewal thereof, or by virtue of any holdover after termination thereof, which may accrue by virtue of a breach of any covenant, promise or agreement therein contained.

It is further agreed by Assignee in the payment of the rent reserved to be paid by the within lease by the foregoing assignment and by this acceptance thereof, or by virtue of any holdover after termination thereof, or of any installment thereof, the undersigned Assignee does hereby irrevocably constitute any attorney of any Court of Record in this State, attorney for him and in his name to appear in any Court of Record of this State in term time or vacation, to waive the issuance of process and service thereof, to waive trial by jury and to confess judgment in favor of Lessor, his heirs, executors, administrators or assigns, and against the undersigned, Assignee of Lessee, his heirs, executors, administrators or assigns for the amount of rent which may be then due by virtue of the terms of said lease, or by virtue of this assignment whereof this is the acceptance, or of any extensions or renewals thereof, or by virtue of any holdover after the termination thereof, and which may be in default as aforesaid, together with the costs of such proceeding, and a reasonable sum, but at no time less than Ten Dollars for plaintiff's attorney's fees in or about the entry of such judgment, and for said purposes to file in said cause his cognovit thereof, and to make an agreement in said cognovit or elsewhere, waiving and releasing all errors which may intervene in any such proceeding, and waiving and releasing all right of appeal and right to writ of error, and consenting to immediate execution upon such judgment, and undersigned Assignee hereby confers all that said attorney may lawfully do by virtue thereof.

If there be more than one Assignee undersigned, the warrant of attorney contained in this acceptance is given jointly and severally, and shall authorize the entry of appearance of waiver of issuance of process, and trial by jury by, and confession of judgment against any one or more of such Assignees, and shall also authorize the performance of every other act mentioned in this acceptance in the name of and on behalf of any one or more of such Assignees.

WITNESS the hand and seal of the undersigned Assignee this _____ day of _____ A. D. 19____ [SEAL]
[SEAL]

CONSENT TO ASSIGNMENT

The undersigned Lessor hereby consents to the assignment of the within lease by Lessor therein described, to Assignee above described, in consideration of the guarantee above being contained of Lessor and the promises, covenants and agreements therein expressed, and in consideration likewise of the covenants, promises and agreements of Assignee above set out.

WITNESS the hand and seal of Lessor this _____ day of _____ A. D. 19____ [SEAL]
[SEAL]

GUARANTEE

The undersigned Lessor hereby guarantees the performance by Lessee, his heirs, executors, administrators, or assigns, of the covenants by Lessee, his heirs, executors, administrators, or assigns, in and to the within lease, and the performance of the covenants by Lessee, his heirs, executors, administrators, or assigns, in and to the within lease provided.

WITNESS the hand and seal of the undersigned Lessor this _____ day of _____ A. D. 19____ [SEAL]
[SEAL]

NOTATION OF RECORD, U. S. DEPT. OF INTERIOR

1 2 3 4 5 6 7 8 9 10

This Indenture, made this fourteenth day of September, A. D. One Thousand Nine Hundred and thirtythree, between ROBERT SPRINGER COMPANY AGENTS FOR YATES APPTS. and WILLIAM B. STONMAN, hereinafter called Lessor,

Witnesseth, that I, Leon J. ... in consideration of the covenants and agreements hereinafter contained and made on the part of Lessee, do hereby demise and lease to Lessee for a term of years, for a private residence or dwelling only, the premises known and described as follows: ... floor of the building located at ... 7137 ... Chicago, County of Cook, and State of Illinois.

To have and to hold the above premises unto the said Lessee, his heirs and assigns forever, together with all the rights and appurtenances thereunto belonging, in the City of Chicago, County of Cook, and State of Illinois, unto the said Lessee, his heirs and assigns forever, from the day of January, 1934, to the day of December, 1934, and from year to year thereafter, until the expiration of the term of years therein stated, or at a like date in any subsequent year thereafter, by the express termination, which said term shall be ... (60) days notice in writing of such termination, which said notice shall be given at the place stipulated hereinafter in for the payment of rent ...

In consideration of the premises above recited, the said Lessee, his heirs and assigns, do hereby covenant and agree as follows:

It is further agreed that the monthly rental for the above apartment is \$150.00, plus five percent of the gross income of the apartment, which shall be paid to the lessor on the first day of each month of said term, and the same shall be paid in advance. The lessor shall be responsible for the maintenance of the apartment and the same shall be in good condition at the time of the agreement.

Second, Lessor promises shall not place, nor permit any other person to place, on the premises, any signs, notices, billboards, posters, or advertisements, or any other material, in writing or otherwise, for the purpose of advertising or promoting any business, product, or service, or for the purpose of defaming or disparaging any person, firm, or corporation, or for the purpose of promoting any religious, political, or social cause, or for the purpose of promoting any other activity, without the prior written consent of Lessor. If Lessor or any other person places, or permits any other person to place, any such material on the premises, Lessor shall be deemed to have breached this lease, and Lessor shall be liable to Lessor for the cost of removing such material, and for any damages caused by such material. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Third, Lessor shall not permit any unlawful or immoral practice, with or without the knowledge or consent, to be committed or carried on therein by himself or by any other person whomsoever, nor permit to be used said premises nor any part thereof as a gambling or lodging house, nor for any other purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Fourth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Fifth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Sixth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Seventh, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Eighth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Ninth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Tenth, Lessor shall not permit any person to use, or to permit any person to use, any part of the premises for any purpose which is prohibited by law, or which is contrary to public policy, or which is a nuisance, or which is a violation of any ordinance, or which is a violation of any law, or which is a violation of any contract, or which is a violation of any other legal obligation. Lessor shall also be liable to Lessor for the cost of any legal action taken by Lessor to enforce this provision.

Division of Investigation, U. S. Dept. of Justice
Case 6 7-676
Date 10-1-36

(To equalize expiration dates of leases, write this lease to expire on the last day of any month other than April or September.)

This Indenture, made this Fourteenth day of December A. D. One Thousand Nine Hundred and Thirtythree between RUSSELL SPENCER COMPANY AGENTS FOR YATES APTS. hereinafter called Lessor, and WILLIAM B. FLOHMAN

11. **WITNESSETH**, that Lessor, for and in consideration of the covenants and agreements hereinafter contained and made on the part of Lessee, does hereby demise and lease to Lessee for use only by Lessee, and for a private residence or dwelling only, the premises known and described as follows, to-wit: Apartment No. 0-100 of the 10th floor of the building

located at c. 7137 Yates Ave., Chicago, County of Cook, and State of Illinois, together with the appurtenances thereto belonging, in the City of

To Witte and Co. Merch. The Charter for all during the term commencing on the first day of January A.D. One Thousand Nine Hundred and thirtythree and ending on the thirtyfirst day of December A.D. One Thousand Nine Hundred and thirtyfour.

and from year to year thereafter, until they shall be terminated at the date last above mentioned, or at a like date in any subsequent year thereafter, by the giving by either party to the other of not less than sixty (60) days' notice in writing of such termination, which said notice shall be delivered in person or sent by registered mail, return receipt, at the place stipulated here in for the payment of rent and, when to Local 100, at the address of the demised premises.

In consideration of said demise and the covenants and agreements hereinafter expressed, said covenants and agreed as follows:

First Lessee shall pay to Lessor, at the office of Yates Apartments-7135 Yates Ave. the rent with month of thirtyseven-50/100 (\$37.50) dollars in advance for the term created by this lease. Said rent shall be due and payable on the first day of each and every month of said term, being agreed by all parties hereto that the sum of each and all of such payments of the rent of this agreement.

[illegible]

Third, Lessee shall not permit any unlawful or immoral practice, with or without his knowledge, or consent, to be committed or carried on therein by himself or by any other person whomsoever; nor use nor permit to be used said premises nor any part thereof as a boarding or lodging house, nor for rooming or school purposes, nor to give instructions in music or singing, nor for any use other than that of private residence or dwelling; nor allow said premises to be used for any purpose that will inure to the public nuisance thereof, nor for any use that will inure to the public nuisance of said premises or the use of the same.

Fourth, Lessee shall not permit any person to be on said premises who shall not otherwise be used for any purpose of trade, business or entertainment, nor for any purpose whatsoever that will injure the

and the execution hereof, and is satisfied with the physical condition thereof, and his taking possession thereof shall be conclusive evidence of his receipt thereof in good order and repair, except as otherwise specified herein, and agrees and admits that no representation as to the condition or repair thereof has been made by Lessor or his agent, which is not herein expressed, or endorsed hereon; and likewise agrees and admits that no agreement or promise to decorate, alter, repair or improve said premises, either before or after the execution hereof, not contained herein, has been made by Lessor or his agent.

Fifth.—Lessee shall keep the said premises and the walls, ceilings, floors, woodwork, paint, plastering, plumbing, pipes, fixtures, kitchen ranges, globes and glassware, and appurtenances thereto in said premises in a clean, tight and healthy condition, and in good repair, all according to the statutes and ordinances in such cases made and provided, and the directions of public officers thereunto duly authorized, all at his own expense, and shall yield the same back to Lessor upon the termination of the said lease, whether such termination shall occur by expiration of the term or in any other manner whatsoever, in the same condition of cleanliness, repair and tightness as at the date of the execution hereof, loss by fire and reasonable wear and tear excepted. Lessee shall make all necessary repairs and renewals to walls, ceilings, floors, woodwork, paint, plastering, plumbing, pipes and fixtures in or upon said premises whenever damage or injury to the same shall have resulted from misuse or neglect or any cause other than Lessor's acts, and replace broken globes, glass and fixtures with material of the same size and quality as that broken. Lessee likewise shall replace broken or worn-out parts of kitchen ranges or appurtenances thereto or appliances thereof when the same shall have been lost or broken by Lessee or any other person. If, however, the said premises shall not thus be kept in good repair and in a clean, tight and healthy condition by Lessee, as aforesaid, Lessor may enter the same, himself or by his agents, servants or employees, without such entering causing or constituting a termination of this lease or an interference with the possession of the premises by Lessee, and Lessor may replace the same in the same condition of repair, tightness, cleanliness and healthiness as existed at the date of execution hereof, and Lessee agrees to pay Lessor, in addition to the rent hereby reserved, the expenses of Lessor in thus replacing the premises in that condition. Lessee shall not cause or permit any waste, misuse or neglect of the water, or of the water, gas or electric fixtures.

Sixth.—Lessee shall allow Lessor, his agents, employees or servants, or any other person thereto authorized by Lessor, free access to the premises hereby leased for the purpose of examining the same, to ascertain if the same are in a clean, tight and healthy condition, and to make such repairs or alterations as Lessor may see fit to make, and to exhibit the same to prospective purchasers of the building in which said premises are contained, and to prospective tenants in the place of Lessee, and for the last mentioned purposes to allow to be placed in and upon said premises, at such places as may be directed by Lessor, notices of "For Rent"; and Lessee undertakes and agrees that neither he nor any person within his control will interfere with said notices when thus placed. Lessee shall have the right of access herein mentioned with or without Lessee's consent. If Lessee or any person under his control, shall refuse or fail to allow access to said premises as in this paragraph provided, or to allow the placing of any "For Rent" notice as in this paragraph provided, or shall interfere with any such notice, he shall pay to Lessor, as liquidated damages and not a penalty, for each such violation a sum equivalent to three months' rent, it being recognized that the actual damages caused by such violations, while real and substantial are very difficult, if not impossible, of ascertainment.

Seventh.—Lessor shall not be liable to Lessee for any damage or injury to him or his property occasioned by the failure of Lessor to keep said premises in repair, and shall not be liable for any injury done or occasioned by wind or by or from any defect of plumbing, electric wiring or of insulation thereof, gas pipes, water pipes or steam pipes, or from broken stairs, porches, railings or walls, or from the backing up of any sewer pipe or downspout, or from the bursting, leaking or running of any tank, tub, washstand, water closet or waste pipe, drain, or any other pipe or tank in, upon or about said building or premises, nor from the escape of steam or water from any radiator, or being agreed that said radiators are under the control of Lessee for any such use, or injury occasioned by water, snow or ice being upon or coming through the roof, skylight, trap-door, stairs, walks or any other place upon or near said premises, or otherwise, nor for any such damage or injury done or occasioned by the falling of any fixture, plaster or stucco, nor for any damage or injury arising from any act, omission or negligence of co-tenants or of other persons, occupants of the same building or of adjoining or contiguous buildings or of owners of adjacent or contiguous property, or of Lessor's agents or Lessor himself, all claims for any such damage or injury being hereby expressly waived by Lessee.

Eighth.—Lessee shall not attach, affix or exhibit or permit to be attached, affixed or exhibited, except by Lessor or his agent, any articles of permanent character or any sign, attached or detached, with any writing or printing thereon, to any window, floor, ceiling, door or wall in any place in or about said premises, or upon any of the appurtenances thereto, without in each case the written consent of Lessor first had and obtained; and shall not commit or suffer any waste in or about said premises; and shall make no changes or alterations in the premises by the erection of partitions or the papering of walls, or otherwise, without the consent in writing of Lessor; and in case he shall affix additional locks or bolts on doors or windows, or shall place in said apartment lighting or bathroom fixtures without the consent of Lessor first had and obtained, such locks, bolts and other fixtures shall remain for the benefit of Lessor, and without expense of removal or maintenance to Lessor. Lessor shall have the privilege of retaining the same if he desires. If he does not desire to retain the same, he may remove and store the same, and Lessee agrees to pay the expense of removal and storage thereof.

Ninth.—Where the building is equipped with the purpose, Lessor shall furnish to Lessee, only in the tubs, basins, pipes and fixtures provided for such purposes, hot water during the term of this lease, and in the radiators a reasonable amount of hot water heat or steam heat at reasonable hours if the weather and temperature require it, from the 1st day of October until the 30th day of April of the succeeding year for the use of Lessee, except when prevented by strike, accident, or other cause beyond the control or prevention of Lessor, and except during the repairing of the apparatus provided in said building for the furnishing of said water and heat. Lessor shall not be held liable for any injury or damage whatsoever which may arise or accrue from his failure to furnish cold or hot water or heat, regardless of the cause of such failure, all claims for such injury or damage being hereby expressly waived by Lessee.

Tenth.—In case said premises shall be rendered untenable by fire, explosion or other casualty, Lessor may, at his option, terminate this lease or repair said premises within thirty days. If Lessor does not repair said premises within said time, or the building containing said premises shall have been wholly destroyed, the term hereby created shall cease and determine.

WITNESS the hands and seals of the parties hereto the day and year first above written.

IN THE PRESENCE OF

Chas A Reagan, Mgr. Yates Apts.

RUSSELL SPENCER COMPANY AGENTS (SEAL)

YATES Apartments (SEAL)

Mr. William B. Lohman (SEAL)

and remove Lessee or any other person who may be occupying the said premises or any part thereof as a member of his family or otherwise, and Lessor may use such force in and about expelling and removing Lessee and said other person as may reasonably be necessary, and Lessor may repossess himself of the said premises as of his former estate, but said entry of said premises shall not constitute a trespass or forcible entry or detainer, nor shall it cause a forfeiture of rents due by virtue thereof, nor a waiver of any covenant, agreement or promise in said lease contained, to be performed by Lessee. Lessee hereby waives all notice of any election made by Lessor hereunder, demand for rent, notice to quit, demand of possession, and any and all notices and demands whatsoever, of any and every nature, which may or shall be required by any statute of this State relating to forcible entry and detainer, or to landlord and tenant, or any other statute, or by the common law, during the term of this lease or any extension thereof, or any hold-over tenancy created by acts of the parties. The acceptance of rent, whether in a single instance or repeatedly, after it falls due, or after knowledge of any breach hereof by Lessee, or the giving or making of any notice or demand, whether according to any statutory provision or not, or any act or series of acts except an express written waiver, shall not be construed as a waiver of Lessor's right to act without notice or demand or of any other right hereby given Lessor, or as an election not to proceed under the provisions of this lease.

Thirteenth.—If Lessee's right to the possession of said premises shall be terminated in any way, said premises, or any part thereof, may, but need not, be relet by Lessor, for the account and benefit of Lessee, for such rent and upon such terms and to such persons and for such period or periods as may seem fit to the Lessor, but Lessor shall not be required to accept or receive any tenant offered by Lessee, nor to do any act whatsoever, or exercise any diligence whatsoever, in or about the procuring of another occupant or tenant to mitigate the damages of Lessee or otherwise. Lessee hereby waives the use of any care or diligence by Lessor in the reletting thereof; and if a sufficient sum shall not be received from such reletting to satisfy the rent hereby reserved, after paying the expenses of reletting and collection, including commissions to agents, which shall be figured and allowed to Lessor at the rate of five per cent on the total amount of the rent reserved by such reletting, but in no event to be less than Ten Dollars, and including also expenses of redecorating, Lessee agrees to pay and satisfy all deficiency; but the acceptance of a tenant by Lessor, in place of Lessee, shall not operate as a cancellation hereof, nor to release Lessee from the performance of any covenant, promise or agreement herein contained, and performance by any substituted tenant by the payment of rent, or otherwise, shall constitute only satisfaction pro tanto of the obligations of Lessee arising hereunder.

Fourteenth.—Lessee shall pay and discharge all costs, expenses and attorney's fees, which shall be incurred or expended by Lessor in enforcing the covenants and agreements of this lease, whether by the institution of litigation or in the taking advice of counsel, or otherwise.

Fifteenth.—If default be made in the payment of the rent hereinabove reserved, or of any installment thereof as herein provided, Lessee does hereby irrevocably constitute any attorney of any Court of Record in this State, attorney for him and in his name, from time to time, to waive the issuance of process and service thereof, to waive trial by jury, to confess judgment in favor of Lessor, his heirs, executors, administrators or assigns, and against Lessee, for the amount of rent which may be then due, by virtue of the terms hereof, or of any extensions or renewals hereof, or by virtue of any hold-over after the termination hereof, and which may be in default, as aforesaid, together with the costs of such proceedings, and a reasonable sum, but at no time less than Ten Dollars, for plaintiff's attorney's fees in or about the entry of said judgment, and for said purposes to file in said cause his cognovit thereof, and to make an agreement in said cognovit, or elsewhere, waiving and releasing all errors which may intervene in any such proceeding, and waiving and releasing all right of appeal and right to writ of error, and consenting to an immediate execution upon such judgment; and Lessee hereby confirms all that said attorney may lawfully do by virtue hereof. Lessor shall have a first lien on Lessee's interest hereunder, and on Lessee's property now or hereafter located in said premises, or elsewhere, to secure the payment of all moneys due hereunder, which lien may be foreclosed in equity, and in case of any such foreclosure proceeding, a receiver shall be appointed to take possession of said premises and property and relet the premises under order of court.

Sixteenth.—The obligation of Lessee to pay the rent reserved hereby during the balance of the term hereof, or during any extension hereof, or any hold-over tenancy created by acts of the parties shall not be deemed to be waived, released or terminated, nor shall the right and power to confess judgment given in clause fifteenth hereof be deemed to be waived or terminated, by the service of any five-day notice, other notice to collect, demand for possession, or notice that the tenancy hereby created will be terminated on the date therein named, the institution of any action of forcible detainer or ejectment or any judgment for possession that may be rendered in such action, or any other act or acts resulting in the termination of Lessee's right to possession of the premises. The Lessor may collect and receive any rent due from Lessee, and payment or receipt thereof shall not waive or affect any such notice, demand, suit or judgment, or in any manner whatsoever waive, affect, change, modify or alter any rights or remedies which Lessor may have by virtue hereof.

Seventeenth.—The rules and regulations contained on the reverse side hereof are made a part hereof by reference and incorporated herein, and Lessee shall observe the same. Failure to keep and observe the said rules will constitute a breach of the terms of this lease in the same manner as if the said rules were contained herein as covenants, and a failure to observe the same shall be of the same effect. Lessee shall keep and observe such further reasonable rules and regulations as may later be required by Lessor, which may be necessary for the proper and orderly care of the building of which the premises herein demised are a part.

Eighteenth.—All covenants, promises, representations and agreements herein contained shall be binding upon, apply and inure to the benefit of the heirs, executors, administrators or assigns, respectively of Lessor and Lessee.

Nineteenth.—The rights and remedies hereby created are cumulative and the use of one remedy shall not be taken to exclude or waive the right to the use of another.

Twentieth.—The words "Lessee" and "Lessor" wherever and whenever used herein, though expressed in the singular number, shall nevertheless be taken to apply to the persons, one or more, male or female, and by the firms or corporations, though plural in number, respectively, as the said may be described as Lessor or Lessee hereinabove, and all pronouns used herein and referring to said parties shall be construed accordingly, regardless either of number or gender thereof. If there be more than one Lessee the warrant of attorney contained in Clause "FIFTEENTH" is given jointly and severally and shall authorize the entry of appearance of, waiver of issuance of process and trial by jury, by and confession of judgment, against, any one or more of such Lessees, and shall authorize the performance of every other act mentioned in said Clause "FIFTEENTH," in the name of any one or more of such Lessees.

Fifth—Lessee shall keep the said premises and the walls, ceilings, floors, woodwork, paint, plastering, plumbing, kitchen fixtures, kitchen ranges, stoves and glassware, and appliances thereon in said premises in a clean, light and healthy condition, and in good repair, all according to the statutes and ordinances in such cases made and provided, and the directions of public officers thereunto duly authorized, all at his own expense, and shall yield the same back to Lessor upon the termination of the said lease, whether such termination shall occur by expiration of the term or in any other manner whatsoever, in the same condition of cleanliness, repair and lightness as at the date of the execution hereof, less by fire and reasonable wear and tear excepted. Lessee shall make all necessary repairs and renewals to walls, ceilings, floors, woodwork, paint, plastering, plumbing, kitchen fixtures, kitchen ranges or woodwork, premises whenever damage or injury to the same shall have resulted from misuse or neglect, or in any cause other than that of fire, and shall replace broken, stained or worn-out fixtures with material of the same size and quality as that broken. Lessee likewise shall replace broken or worn-out parts of kitchen ranges or appliances, thereto or appliances thereof when the same shall have been lost or broken by Lessee or any other person. If, however, the said premises shall not thus be kept in good repair and in a clean, light and healthy condition by Lessee, as aforesaid, Lessor may enter the same, himself or by his agents, servants or employes, without such entering causing or constituting a termination of this lease or an interference with the possession of the premises, and may cause to be made and repaired the same in the same condition of repair, lightness, cleanliness and healthiness as existed at the date of the termination of the lease, and to pay Lessor, in addition to the rent hereby reserved, the expenses of Lessor in thus replacing the premises in that condition. Lessee shall not cause or permit any waste, misuse or neglect of the water, gas or sewer, gas or electric fixtures.

hereby, Lessor shall not be liable to Lessee for any damage or injury to him or his property
 occasioned by the failure of Lessor to keep said premises in repair, and shall not be liable for any
 damage done or occasioned by wind or fire or from any defect of plumbing, electric wiring or
 gas pipes, water pipes or steam pipes, or from broken stairs, porches, railings or
 any other part of the building, or from any other cause, but the liability for breaking or con-
 suming of any tank, tub, washstand, water-closet, or waste pipe, drain, or any other pipe,
 or any sheet lead building or premises, nor from the escape of steam or water from any radiator,
 or being agreed that said radiators are under the control of Lessee, nor for any such damage or
 injury occasioned by the use of or leaning upon any of the stairs, or through the roof, skylight, open door,
 stairs, walls or other place inside or outside the premises, or from any other cause, shall
 be injury done or occasioned by the falling of any fixture, plaster or stucco, nor for any damage
 by injury arising from any act, omission or negligence of co-tenants or of other persons, occupants
 of the building or of adjoining or contiguous buildings or of owners of adjacent or contiguous
 property, and Lessor himself, all claims for any such damage or injury shall be
 hereby expressly waived by Lessor.

[illegible]

Tenth.—In case said premises shall be rendered untenable by fire, explosion or other casualty, Lessor may, at his option, terminate this lease or repair said premises within thirty days. If Lessor does not repair said premises within said time, or the building containing said premises shall have been totally destroyed, the term hereby created shall cease and determine.

IN THE PRESENCE OF

Chas A Reagan, Mgr. Yates Apts.

Thirteenth.--If Lessee's right to the possession of said premises shall be terminated in any way, said premises, or any part thereof, may, but need not, be relet by Lessor, at the request and under the direction of Lessee, for such rent as may be agreed upon and to be paid in advance of "cash advance" by Lessee to the broker, but no such lease shall be required to accept or receive any tenant(s) proposed by Lessee, nor to do any act whatsoever, or exercise any diligence whatsoever, in or about so procuring of another occupant or tenant to mitigate the damages of Lessee or otherwise. Lessee hereby waiving the use of any care or diligence by Lessee in the reletting thereof; and if a sufficient sum shall not be received from such reletting to satisfy the rent hereby reserved, after paying the expense of reletting and collection, including commissions to agents, which shall be before and allowed to Lessor at the rate of five percent on the total amount of the rent reserved by such reletting, but in no event less than Two Dollars, and including also expenses of redecoration, painting, repairs, etc., to be made and satisfy all debts due by the former tenant, then the balance of said proceeds shall be paid to Lessee, or applied as a cancellation hereof, nor to release Lessee from the performance of any covenant, condition or agreement herein contained, and performance by any unauthorized tenant by the payment of rent or otherwise, shall constitute only satisfaction pro tanto of the obligations of Lessee herein contained.

[illegible]

Seventeenth--The rules and regulations contained on the reverse side hereof are made a part of this lease and incorporated herein, and Lessee shall observe the same. Failure to keep and observe the said rules will constitute a breach of the terms of this lease in the same manner as if the said rules were contained herein as covenants, and a failure to observe the same shall be a breach of this lease. Lessee shall keep and observe such further reasonable rules and regulations as may be required by Lessor, which may be necessary for the proper and orderly care of the building and the premises herein demise as a part.

Eleventh.—All covenants, premises, representations and agreements herein contained shall binding upon, apply and inure to the benefit of the heirs, executors, administrators or assigns respectively of Lessor and Lessee.

Nineteenth.—The Rights and Privileges hereby created are cumulative and the use of one remedy shall not be taken to exclude or waive the right to the use of another.

It is provided, That the words "Lessor" and "Lessee" wherever and whenever used herein, though or otherwise, shall be construed to include and shall nevertheless be taken to apply to the persons, one or more male or female, and by the firm or corporations, though plural in number, respectively, as the same may be designated as Lessor or Lessee hereinabove, and all pronouns used herein, referring to the same, shall be construed to include and shall nevertheless be taken to apply to the same, whether there be more than one Lessee. The warrant of attorney contained in Clause "FIFTEENTH" is given jointly and severally and shall authorize the entry of appearance of, waiver of issuance of process and trial by jury, by and submission of judgment, against, any one or more of such Lessees, and shall authorize the execution of every other of the conditions in said Clause "FIFTEENTH" in the name of all the Lessees and of every one of them.

RUSSELL SPENCER COMPANY - AGENTS (SEAL)

YATES Apartments - *[Signature]* 1954

W. C. Harrington

Mr. William B. Lohman





Division of Investigation, U. S. Dept. of Justice
Case 7-576
Date 2/14/35 - EN



photograph slap
on this job both sides.

DIVISION OF INVESTIGATION

No. 5871

Date Feb. 23, 1934

To the Equipment Section:

Please prepare the following for Unit S. P. S., Room No. 812

Phone 507:

- | | |
|--|---|
| <input type="checkbox"/> Multigraphing | <input type="checkbox"/> Photostating |
| <input type="checkbox"/> Mimeographing | <input checked="" type="checkbox"/> Photographing |
| <input type="checkbox"/> Addressing | <input type="checkbox"/> Dry-Lithing |

No. of Originals	No. of Copies Req. of each	Kind of Paper		Size	Negative or Positive
		Letterhead	Plain		
		Photograph only the fingerprints as they appear on the			
		metal attachments of the bag.			

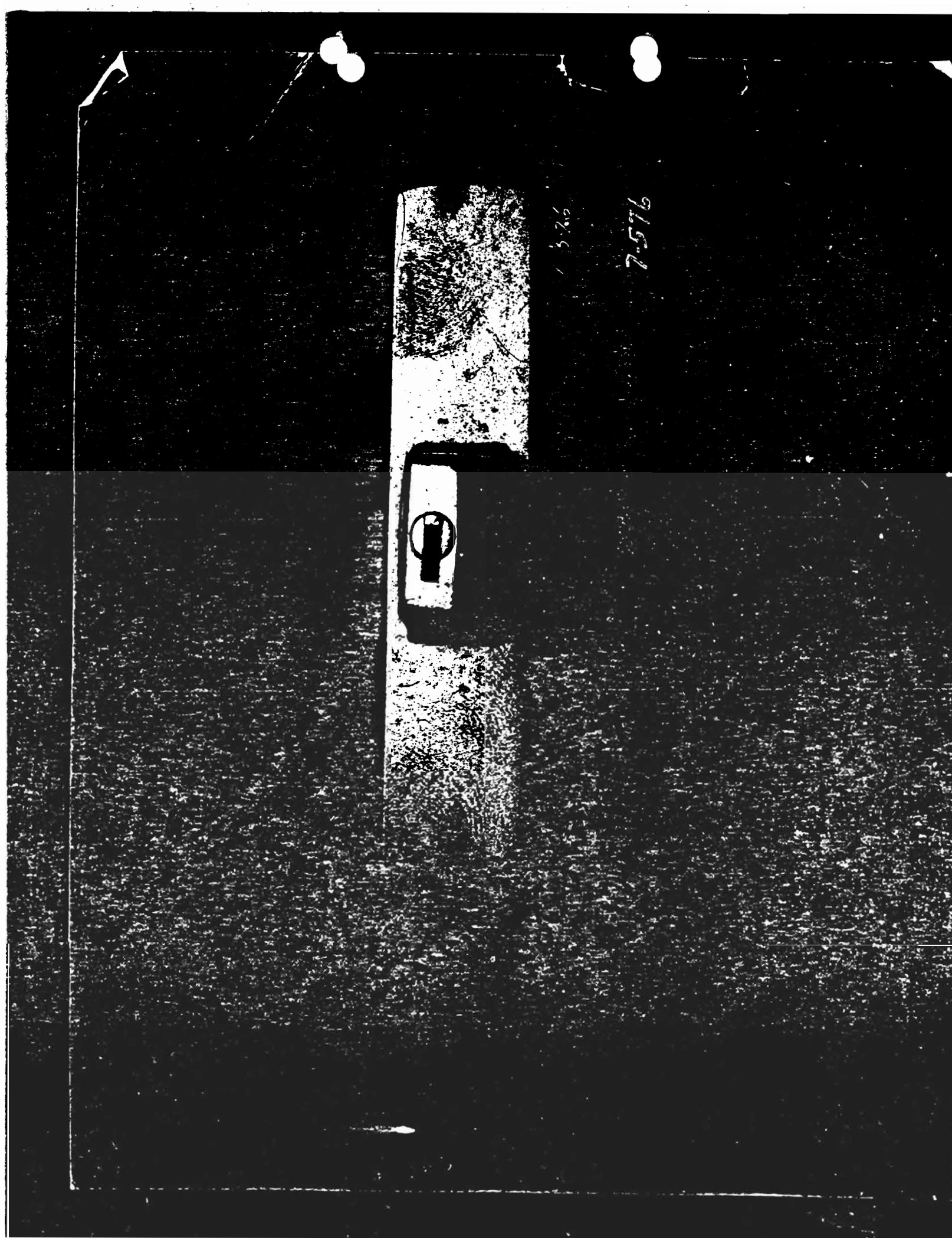
Remarks or description: Rel 7-576

special current

Approved: _____

Signed E. P. Coffey

S. P. S.



STOCK FORM 842--STANDARD PTG. CO., MIAMI, FLA.

REMARKS

DATE 11/23/41

ROOM 924-5-6

RATE 6-

ARRIVE

NO. IN PARTY

CITY AND STATE

STREET

NAME J. E. Blackburn

and valuables must be deposited in the office safe, otherwise the proprietor will not be responsible for any loss.

Guests without Baggage please pay in advance

7-576-5622

U. S. Dept. of Justice

Registration Card

STOCK FORM 842--STANDARD PTG. CO., MIAMI, FLA.

REMARKS

DATE 12/8

ROOM 1004

RATE 3-

ARRIVE

NO. IN PARTY 1

CITY AND STATE

STREET

NAME J. E. Blackburn

and valuables must be deposited in the office safe, otherwise the proprietor will not be responsible for any loss.

Guests without Baggage please pay in advance

7-576-5622

U. S. Dept. of Justice

Registration Card

TELEPHONE SAGINAW 2186
WE CALL FOR AND DELIVER

VINCENNES TAILORS
CLEANERS AND FURRIERS

LADIES AND MENS TAILORING
Furs Cleaned - Glazed - Repaired

104 EAST 75TH STREET CHICAGO

REQUEST FOR DEPOSIT

IMPORTANT

PLEASE RETURN THIS STATEMENT WHEN YOU MAKE PAYMENT.

IF YOU CALL AT OUR OFFICE TO MAKE THE PAYMENT, PLEASE BRING THIS STATEMENT WITH YOU.

COMMONWEALTH EDISON COMPANY

72 WEST ADAMS STREET
CHICAGO, ILLINOIS

CREDIT DIVISION
TELEPHONE NUMBER
RANDOLPH 1200

FORM 24 12-1-31

DEPOSIT ADVICE

APPLICATION NUMBER

NAME AND ADDRESS

W.M. B. LOHMAN
7137 S. Yates Ave

AMOUNT OF DEPOSIT

ACCOUNT NUMBER

3402-5

RESIDENTIAL

COMMERCIAL

CREDIT DIVISION COPY

RECEIPT

COMMONWEALTH EDISON COMPANY

72 WEST ADAMS STREET
CHICAGO, ILLINOIS

No 537932

DATE

16. 1933

NOTIABLE

ACCOUNT NUMBER

3402-532

CREDIT ACCOUNT NUMBER

223-A

AMOUNT OF DEPOSIT

OF Wm. B. Lohman

7137 S. Yates Ave.

...FIVE & NO/100...

FIVE DOLLARS

DOLLARS

A SPECIAL DEPOSIT, TO SECURE THE PAYMENT OF ANY AND ALL INDEBTEDNESS FROM THE DEPOSITOR TO THE UNDERSIGNED COMPANY INCURRED FOR ELECTRIC SERVICE OR OTHERWISE, SUCH DEPOSIT TO BE REFUNDED ON FINAL SETTLEMENT OF THE DEPOSITOR'S ACCOUNT OR WHEN THE DEPOSITOR'S CREDIT IS ESTABLISHED. INTEREST AT THE RATE OF 5% A YEAR WILL BE ALLOWED ON THE DEPOSIT BUT NOT FOR A PERIOD EXTENDING BEYOND THE DATE OF RENDERING THE FINAL BILL FOR ELECTRIC SERVICE. IT IS HEREBY AGREED THAT THE UNDERSIGNED COMPANY MAY, AT ITS ELECTION, APPLY THIS DEPOSIT AS FAR AS NEEDED TO THE PAYMENT OF ANY SUCH INDEBTEDNESS DUE AT ANY TIME.

THIS RECEIPT IS NOT TRANSFERABLE

AND IS VOID WHEN THE DEPOSIT IS REFUNDED OR APPLIED TO AN ACCOUNT

MAKING INQUIRY REGARDING THIS DEPOSIT ALWAYS MENTION THIS RECEIPT NUMBER

COMMONWEALTH EDISON COMPANY

BY

DEPOSIT TELLER

AMPS
build
Bodies



shine will
health of
family this
ill and see
unLamps,
ly priced.
ing Pads are
pplications.
prices.
THE EDISON
SHOPS

1-1-34

ELECTRICITY BILL

DATE JAN. 24, 1934

NET BILL PAYABLE ON OR BEFORE

SERVICE

BRANCH OFFICES

SOUTH SIDE
4834 SO. ASHLAND AVE.
5601 LOWE AVE.
11116 SO. MICHIGAN AVE.
3460 SO. STATE ST.
2233 SO. THROOP ST.
852 W. 63RD STREET
2950 E. 92ND ST.



COMMONWEALTH EDISON COMPANY

GENERAL OFFICES, 72 WEST ADAMS STREET,
CHICAGO, ILLINOIS

TELEPHONE
RANDOLPH 1200

OFFICE HOURS
8:00 A.M. TO 5:00 P.M.
SATURDAY 9:00 A.M. TO 12:00 NOON

BRANCH OF
NORTH SIDE
4562 BROADWAY
4833 IRVING PARK
2748 LINCOLN
2618 MILWAUKEE
WEST SIDE
C 4231 W. MADISON

WILLIAM B. LOHMAN.
1 FL. AP. 9-1.
7137 S. YATES AV.

6403
21
532

Bills may also be paid at our AUTHORIZED
for a fee of 5 Cents, at Money Order
American Express Company (usually
AFTER 30 DAYS BILLS ARE PAYABLE
COMPANY'S GENERAL OR BRANCH

RATE	METER READINGS	Kilowatt-Hours Used	1st Rate	2nd Rate	3rd Rate	KILOWATT DEMAND	GROSS BILL	DISCOUNT
A1	3986 3934	52	11	11	30	2.44	22	

SEE OTHER SIDE
FOR RATES

IF YOU PAY BY MAIL SEND COUPON. KEEP THIS PORTION.

CUSTOMER'S RECORD OF PAYMENT—Paid by Check No. _____
Money Order No. _____ Date _____

Previous Electricity Bill _____
Lamp Renewals _____
Appliance Installment _____

YATES APARTMENTS

A No 198

Received of Wm B Lohman Feb 1st 1934
Thirty Seven and 50/100 Dollars
No Feb rent for apt 9-1 7137 Yates
\$ 37.50 cash Wm B Lohman

LAB. 1057

7133 YATES AVENUE
CHICAGO, ILL.

Apt.

193

Ent From

BILL FOR BALANCE DUE On Sat
You Rece**McCall's Magazine****McCall Patterns**

THE McCALL COMPANY

230 Park Avenue New York, N. Y.

IN ACCOUNT WITH

Mrs W B Lohman
7137 Yates
Chicago Ill
TD 170726
2/5

Make This Payment of \$1.00 by money order or personal check to The McCall Co., or by dollar bill. Kindly send at once, so we can start your subscription.

Please Return This Bill with your Remittance and Correct Spelling of Name and

To Special Combination Subscription

3 Years of McCall's

Credit, by amount paid to Salesman

Balance Now I

TERMS OF SALE: This two payment subscription order you placed with our representative requires that both payments be made before any copies are mailed. Kindly remit the final \$1.00 payment so that we may start mailing the magazines to you.

ADDRESS ALL COMMUNICATIONS TO THE McCALL CO., DEPT. T., AND MENTION NO

ATES APARTMENTS

A N° 235

Received of H. Laburg March 2 1934
Twenty Dollars 50/100 Dollars
 as rent for March - Apt 9-1
32.50 Chas. E. Egan

lamps, said charges are reduced 15.10 per cent per kilowatt hour and the calculations shown on the reverse side hereof are then on that basis. Where the Company furnishes the lamp service the calculations shown on the reverse side hereof are on the basis of the charges hereinafter stated for Rates "A," "A1" and "A2."

DATE "A1."
GENERAL RESIDENTIAL SERVICE

8 cents per kilowatt-hour for electricity used in any month equivalent to or less than the first 3 kilowatt-hours per month.

6 cents per kilowatt-hour for additional electricity used in the month equivalent to or less than the first 6 kilowatt-hours per room.

3 cents per kilowatt-hour for all electricity used in the month in excess of the equivalent of the first 6 kilowatt-hours per room.

Prompt Payment Discount: 1 cent per kilowatt-hour (kWh) (that part of any monthly bill represented by charges under the first two portions of the rate, provided the bill be paid on or before ten days after its date.

Minimum Charge: 50 cents per month per meter.
Determination of number of rooms. The Chicago Real Estate Board's ordinary method of rating the number of rooms in a house or an apartment

RATE "A1" SMALL COMMERCIAL LIGHT AND POWER SERVICE

Demand Charge
\$2.20 per month per kilowatt of the maximum demand in the month.

Energy Charge

Prompt Payment Discount: .3 cent per kilowatt-hour, for any month, provided the bill be paid on or before ten days after date.

Minimum Charge
50 cents per month per meter.

**RATE "A" AND "B."
GENERAL SERVICE**

9 cents per kilowatt-hour for electricity used equivalent to or less than the first 30 hours use per month of the maximum demand in the month.

6 cents per kilowatt-hour for additional electricity used equivalent to or less than the next 30 hours' use per month of the maximum demand.

3 cents per kilowatt-hour for all electricity used per month in excess of the equivalent of 60 hours' use of the maximum demand.

Prompt Payment Discount: 1 cent per kilowatt-hour from that part of any monthly bill represented by charges under the first two portions of the rate, provided the bill be paid on or before ten days after its date.

Minimum Charge: 50 cents per month per meter, except that where a portion of the connected installation is power apparatus the minimum charge shall be 30 cents per month per horsepower or fraction thereof. •

RECORD OF METERS:

[illegible]

Re:- The attached letter was sent to following Real Estate Firms:-

Baird & Warner, Inc., Main Office--134 So La Salle St., Canal 1855

646 N Michigan Sup 1855

4545 Broadway Lon 1855

1349 Morse Rog 1855

1526 E. 53rd Dor 5400

5621 W LAKE Aus 1855

40 N Dearborn Cen 0930

B. J. Grossman & Sons

38 So Dearborn

Cen 4185

Interstate Management Corp.

100 N La Salle

Mr. Hisey RAND-2566
Room 1725
Miss Kelly

Glatt & Price

6827 Stony Island

Dor 8800

McKey & Poague

Main Office

-- 1172 E 63rd

Hyd 8100

Chatham

7940 Cot. Grove

Tri 5060

Hyd Park

5300 Blackstone

Hyd 8212

Kenwood

903 E 47th

Dre 2200

South Shr

2100 E 71st

Pla 2100

J. J. Ready & Co.

4000 Shepherd Rd

Boas & Brown

Main Office

919 N Mich.

Whi 7373

Quinlan & Tys

Main Office

N La Salle

Cen 0227-1302

M. L. Reinschank

Main Office

N So. La Salle

Cen 1120-1709

Mr. White, John Hancock Life Ins Co.,

Room 601, 208 So La Salle.

Chas. A. Reagan.

Central 1855
601-627
Rand House

LAB. 1057
BREMER

LAB. 1057
BREMER

VOMAN'S HOME COMPANION Reading Club of Chicago

MEMBERSHIP RULES
VOMAN'S HOME COMPANION
READING CLUB
by The Crowell Publishing
Company of New York
that the magazines named
be mailed regularly to the
when the application is
y missing numbers will be
if possible;
ase missing numbers cannot
ed, the term of subscription
ned.
ber agrees
ecollector 70 cents per month
r 24 months, in addition to
id to our representative on
se application;
WOMAN'S HOME COMPAN-
IO CLUB of any change of
emaining payments by mail
ee is outside of collection

Pay our representative 70 cents on signing of application.
Pay collector 70 cents each month for 24 months and nothing thereafter.

The first payment of 70 cents on signing application to join the club will be made by the collector on the first day of the month in which the application is received. The collector will also collect the monthly subscription fee of 70 cents for the 24 months.

I hereby subscribe for the following named magazines on the terms stated herein, for the time stated below and have made an initial payment of 70 cents to your representative on signing this application. I agree upon acceptance of my application to make regular monthly payment in the amounts stated for the full time specified above.

Magazine	For	Time	Begin	End	Signature
WOMAN'S HOME COMPANION	For Three Years (36 Issues)		March 1934		[Signature]
THE AMERICAN MAGAZINE	For Three Years (36 Issues)		March 1934		[Signature]
	For Two Years		March 1934		[Signature]
	For Two Years		March 1934		[Signature]

Signature _____
Street _____
Number _____
City _____
Occupation _____
Verification Signature _____
Full Name _____
Tel. No. _____

NOTICE: Not responsible for more than 70 cents paid to representative. Notify the club in case you miss any of the magazines ordered.
NO CHANGES WILL BE MADE IN SELECTION OF MAGAZINES AFTER APPLICATION IS ACCEPTED.
All applications received subject to approval and acceptance at the office of The Crowell Publishing Company, Springfield, Ohio.

No. 6


Miss Dolores Lehman
7137 Yates Ave.
Chicago

VISCO
POLISH
For All
Furniture
Pianos
Autos
Cedar Oil
Mops
Polish
Made with Glycerine



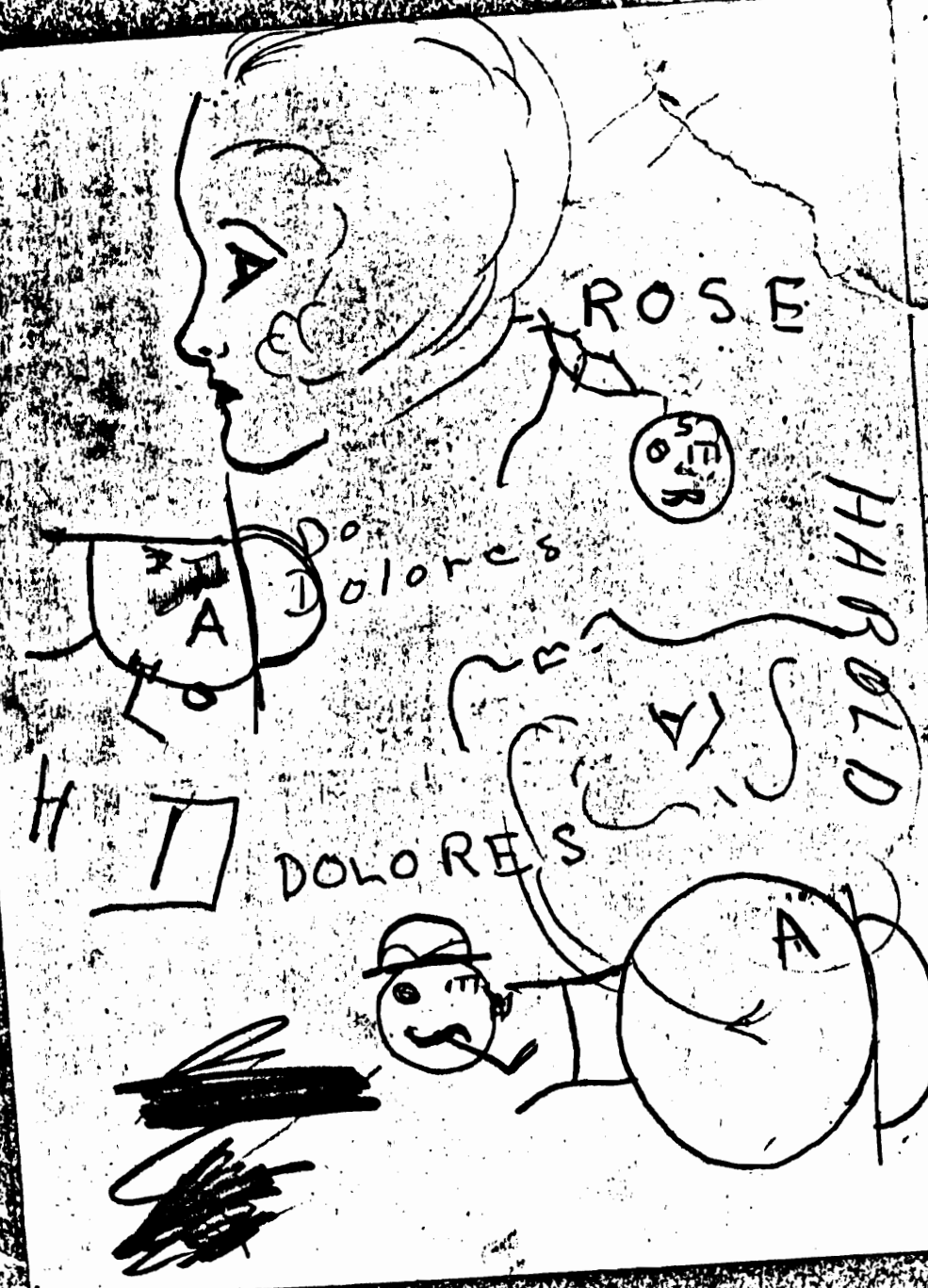
Woodwork, Hardwood Floors
And All Highly Finished Surfaces
NOTICE: This is not a Cleaner or Polish.
Manufactured by
The Visco Chemical Products Co.
Cleveland, Ohio, U.S.A.

VINCENNES TAILORS
CLEANERS AND FURRIERS
LADIES AND MEN'S TAILORING
First Classed - Cleaned - Repaired

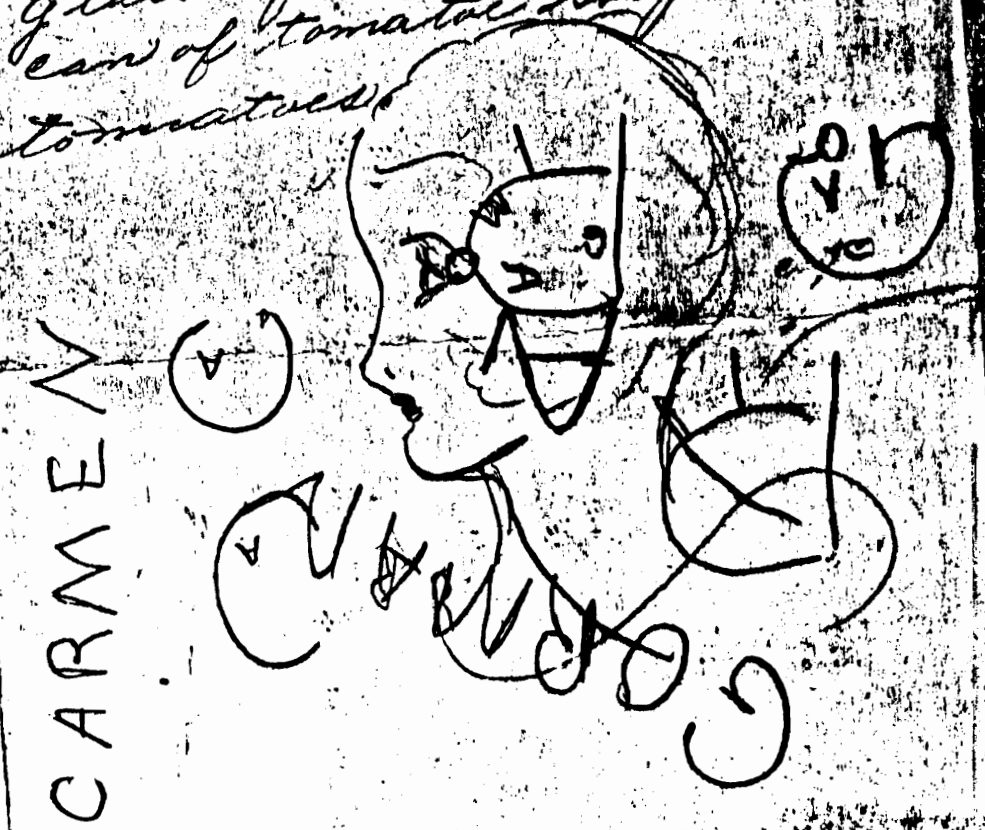


WE CALL FOR AND DELIVER
TELEPHONE SAGINAW 2186
2604 EAST 75TH STREET
CHICAGO

BREMER
 LAB. 1057



Start with...
 Put butter in pan and melt
 Put steak in and brown
 Then chopped onions in
 Put Season it with salt & pepper
 and brown add about
 glass of water. Then add
 can of tomato soup and
 tomatoes



BEHEER
LMB 1057

2 cups. of butter
About 1 $\frac{1}{2}$ pieces steak
2 medium sized onions
1 glass of water
1 can tomatoes or soup.

Method
Melt butter put in steak &
brown. Then add chopped
onions & brown. add
water and tomatoes or
soup. Put cover on and
let simmer for about
25 or 30 minutes.

Steak
in
Casserole
Takes about 45 minutes
helps

Italian Spaghetti
2 cups Bacon grease or any other
3 med onions
1 whole garlic
1 can tomatoes
1 can tomato paste
Cook for about $\frac{1}{2}$ hour.
Boil spaghetti till tender

Identified
Karpis

MANAGER

7132 YATES AVENUE
CHICAGO, ILL.

To *Wm. J. Schuman*

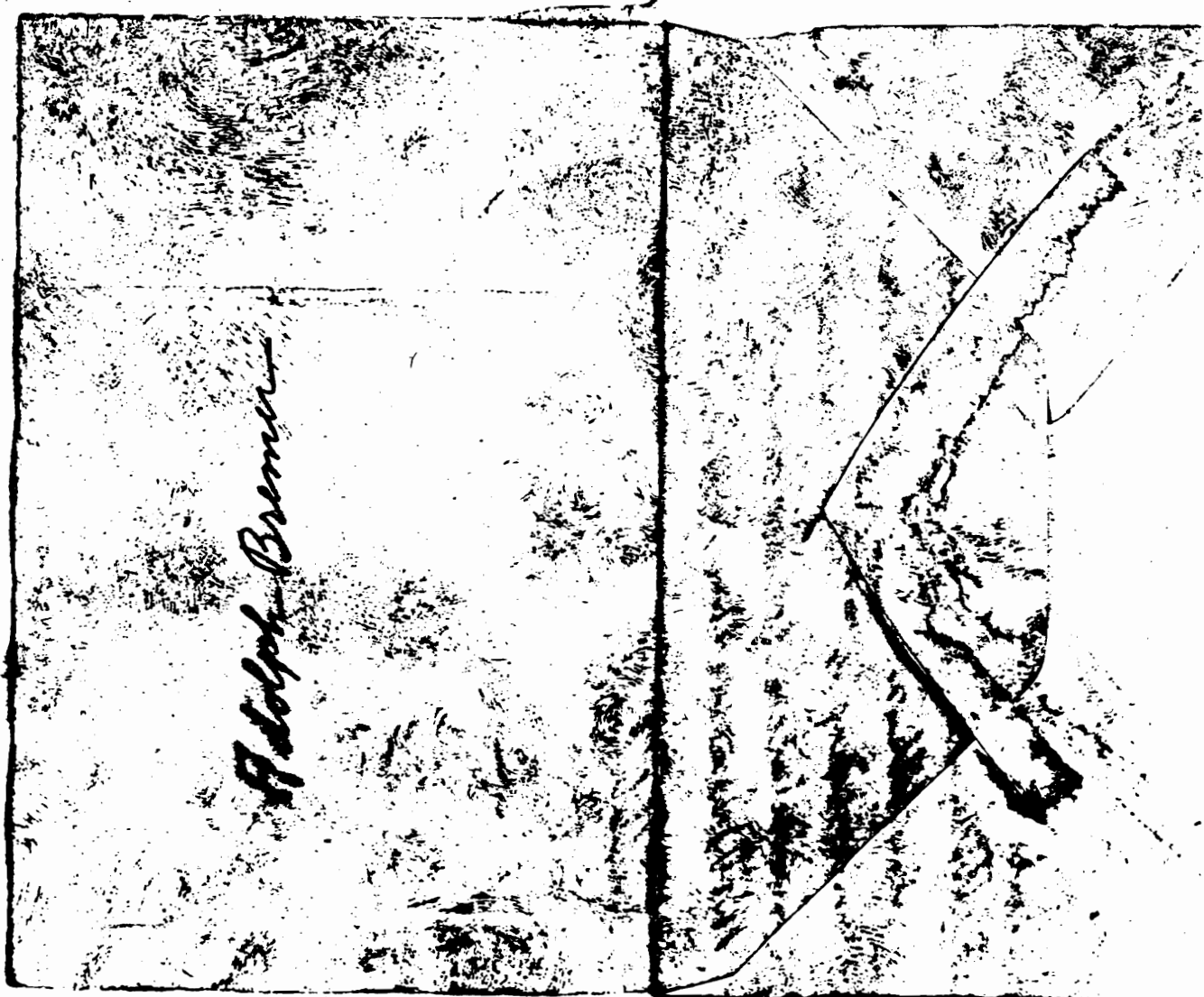
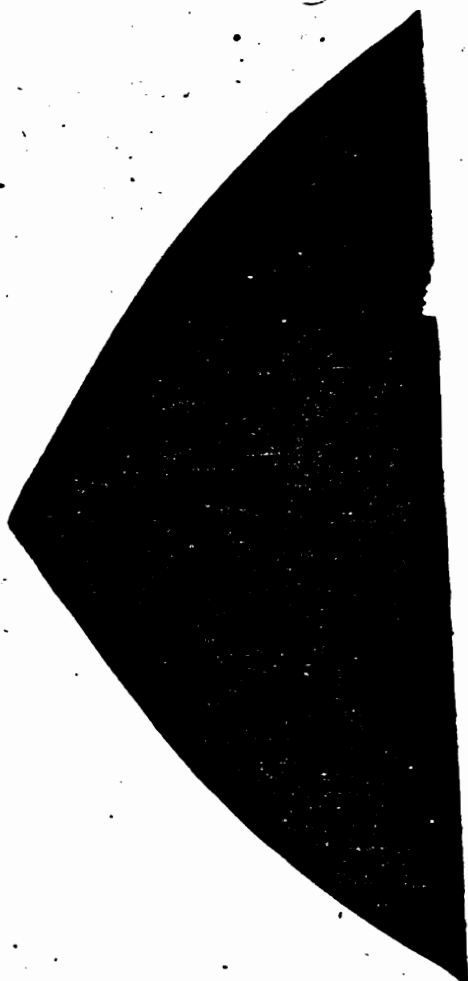
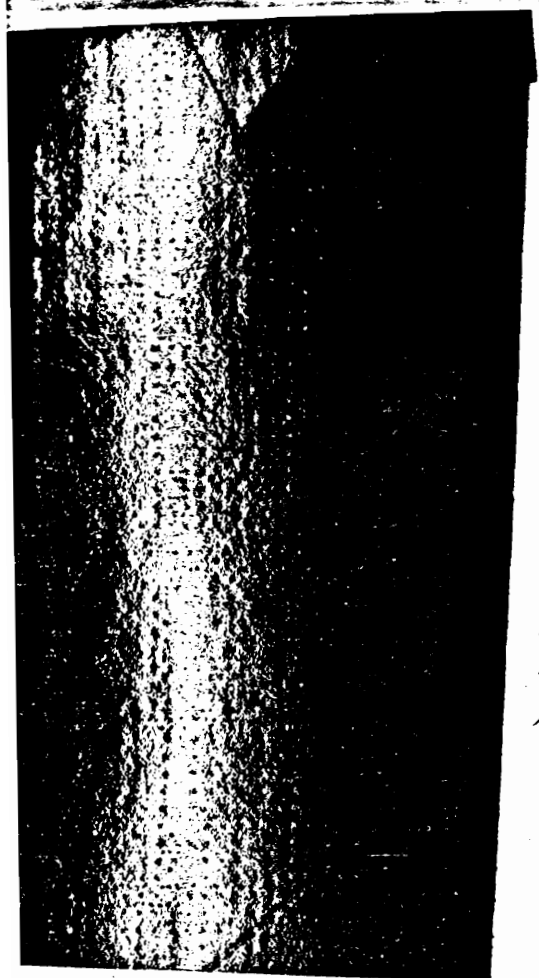
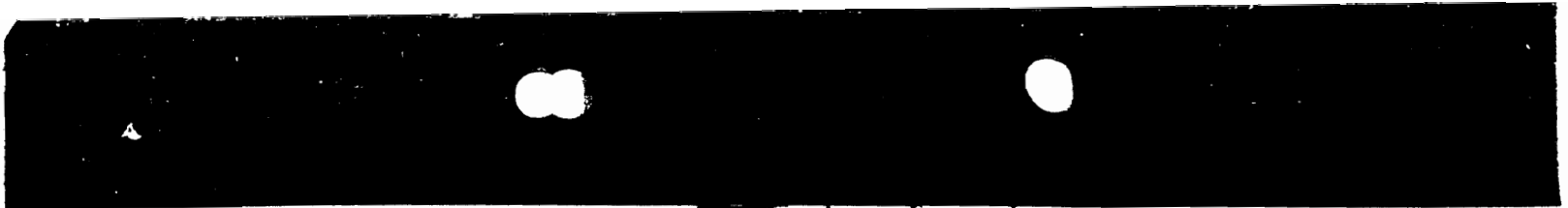
Apt. *9-8-7137 Yates*

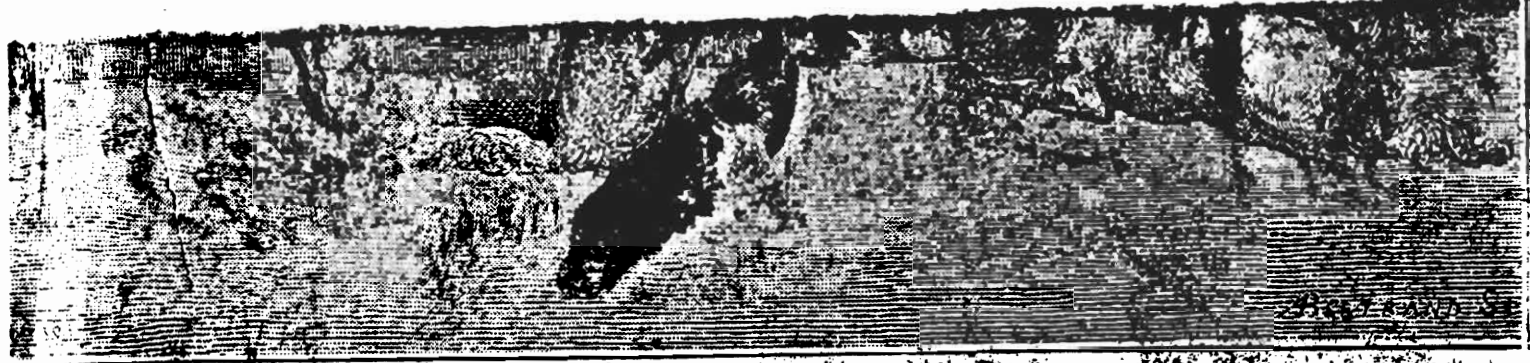
Balance *193*

Rent From *January & February 1950*

Paul W. Morgan







Lazarus and the Rich Man. From the painting by Gustave Dore.



Jesus Calls Poor Widow Greater Than All the Rest

me a penny. They said to him, "Whose image and whose name, is this upon it?" He answered them, "The image of Caesar." Then he said, "Render unto Caesar the things that are Caesar's, and unto God the things that are God's." So they left him much amazed, and did not say any more.

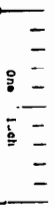
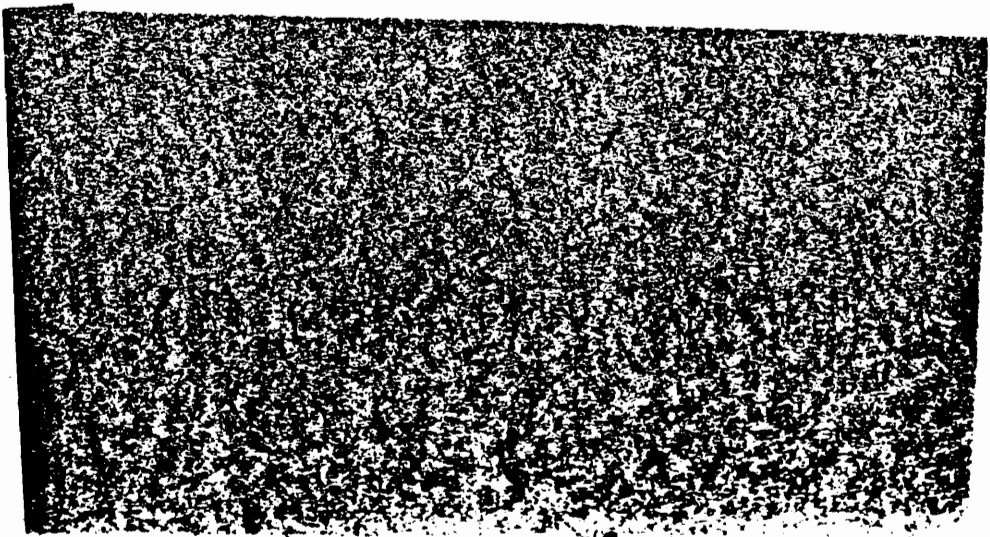
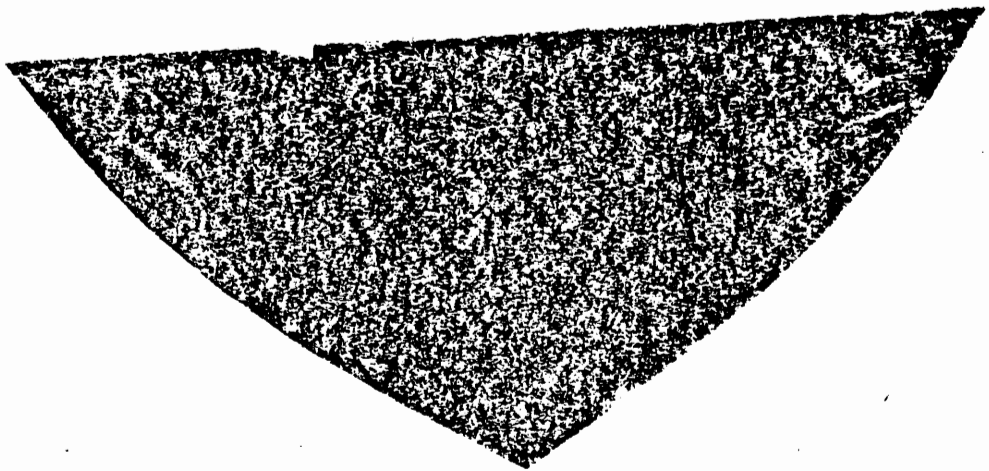
At last there came a widow, who had two mites, and she said, "What is this?" Jesus said, "This is the least of all things which thou hast given, but she has given all that she had, and she has given it to me." So they left him much amazed, and did not say any more.

He knew that other men were conspiring against him, and that he would soon be put to death.

AS HE WAS teaching them thus, he sat near the Public Treasury, where people as they passed along the street, were accus-

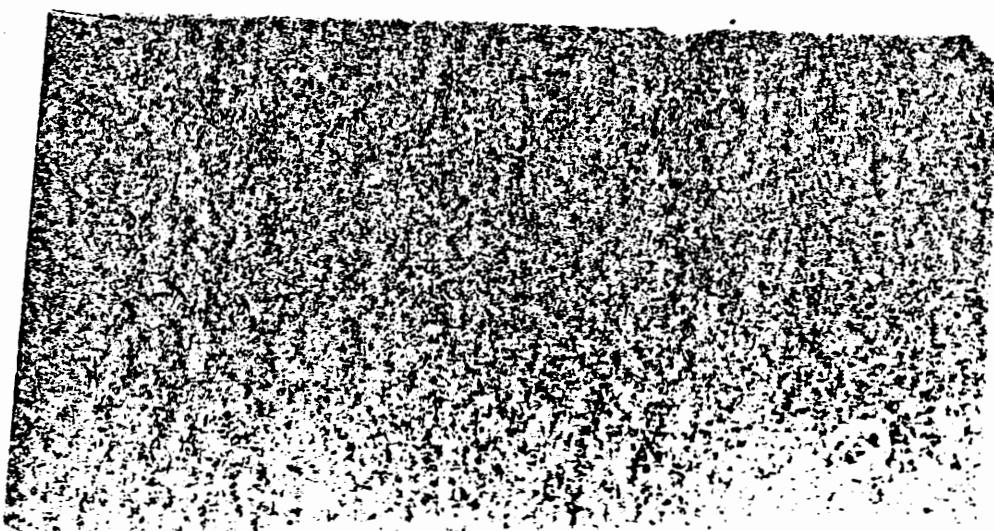
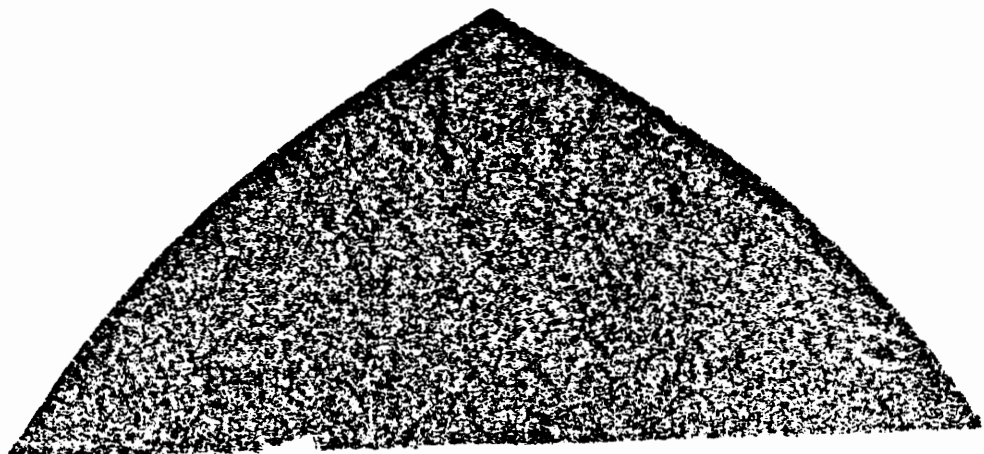
ing him of many things. He was very poor, and he had given all that he had, and he had given it to me. Let us not think of the poor and the rich, but let us think of the things that are God's, and let us give them to God.

an old engraving.



Division of Investigation, U. S. Dept. of Justice

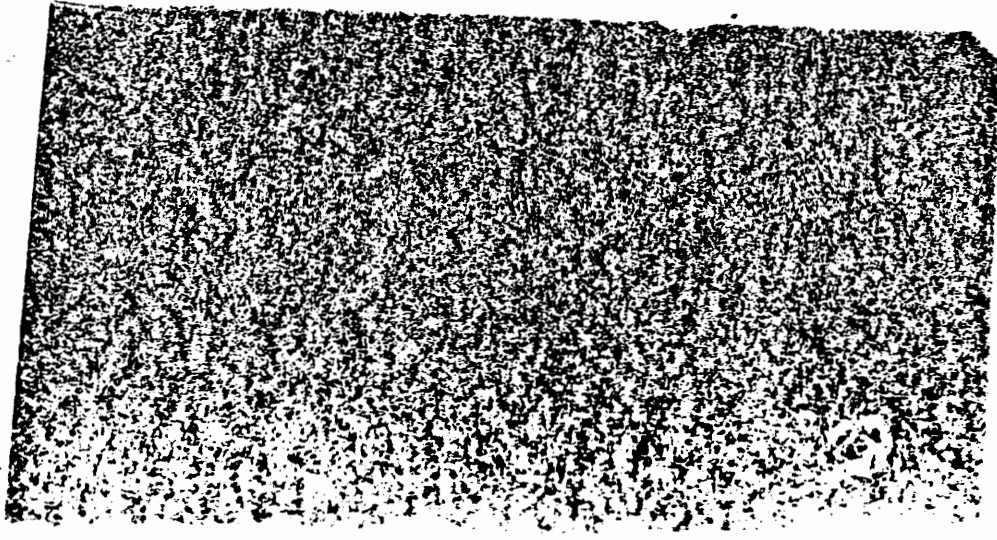
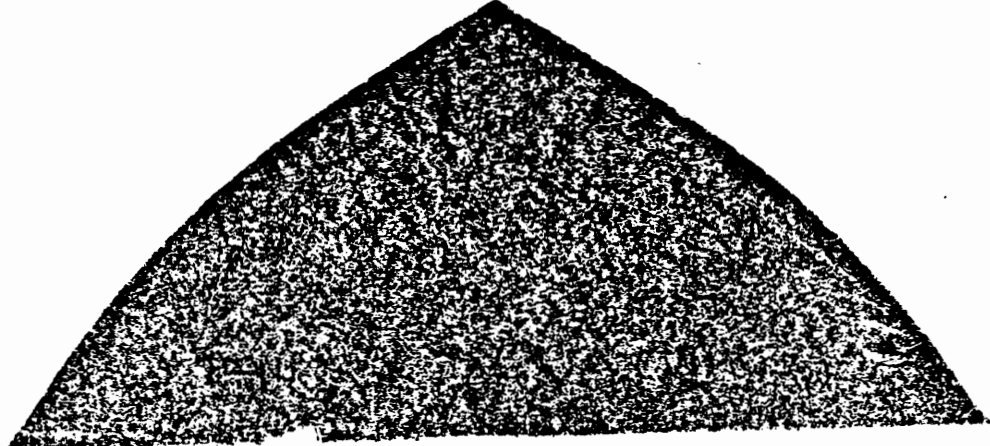
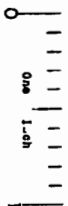
Case #



Division of Investigation, U. S. Dept. of Justice
Case #

17
6

Division of Investigation, U. S. Dept. of Justice
Case #



UNITED STATES
BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE

OFFICIAL BUSINESS

7-576-1151
C. M. R.

REMAINS FOR PRIVATE
AVOID PAYMENT OF F

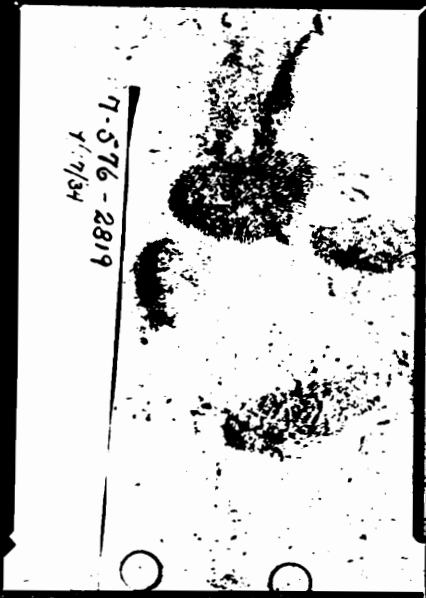
I am so glad to hear
 that you are all well.
 I am well and hope
 you are the same.
 I am so glad to hear
 that you are all well.
 I am well and hope
 you are the same.

my father, at once, and may be asking a lot for it when you next time. Go to the bank and you usually do, to pay him a visit but don't let up to

any one that you have, this
letter. Don't give him the letter
when any one else is present,
you can make the opportunity to
show your love with him.

Thank you for your
kindness in doing this for
me. God speed you
in your work.

[Faint handwritten text, possibly "Edward"]



7-576-2819
1 7/34

7-576-2819
1 7/34

7-576-2819
9/17/34

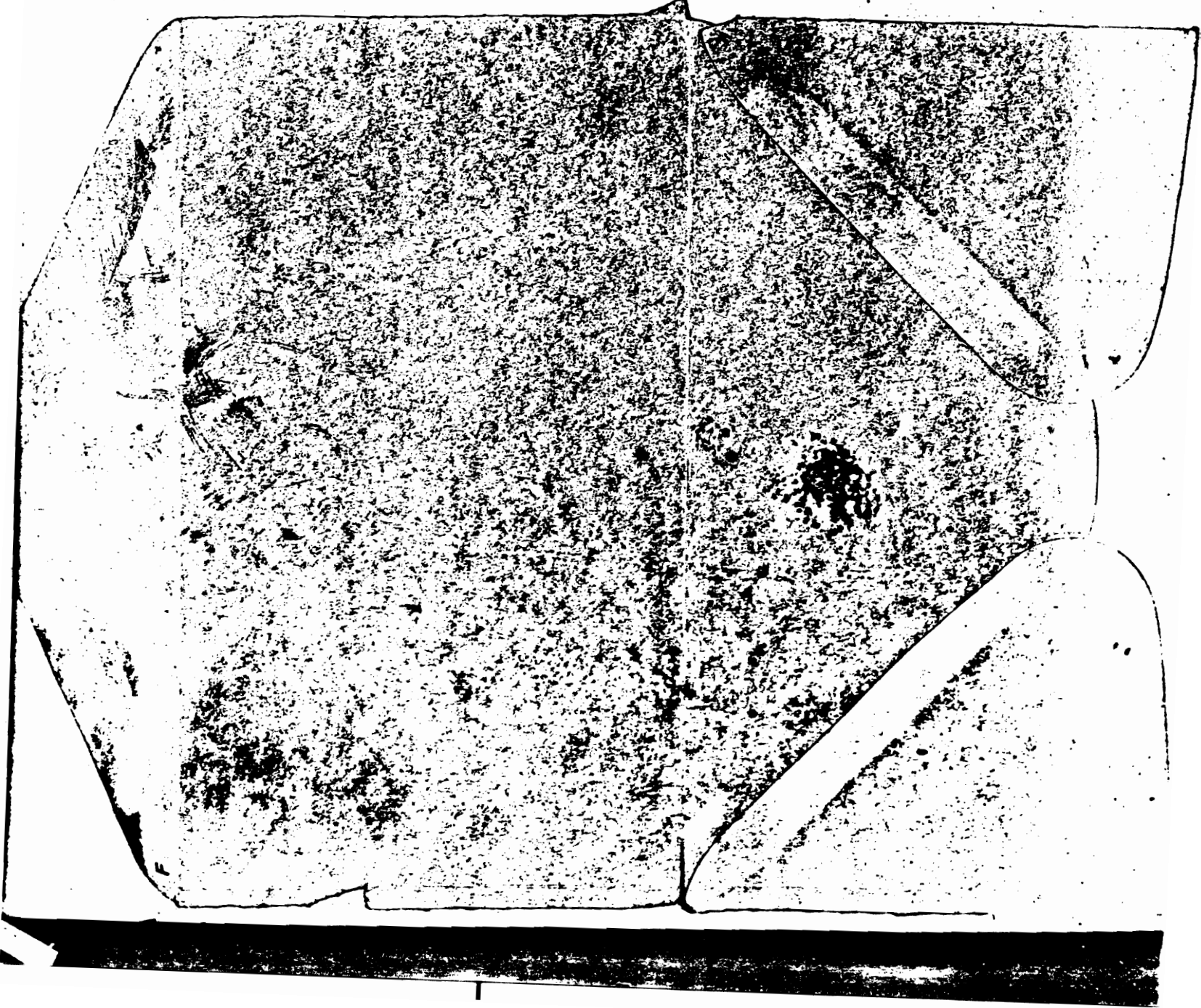
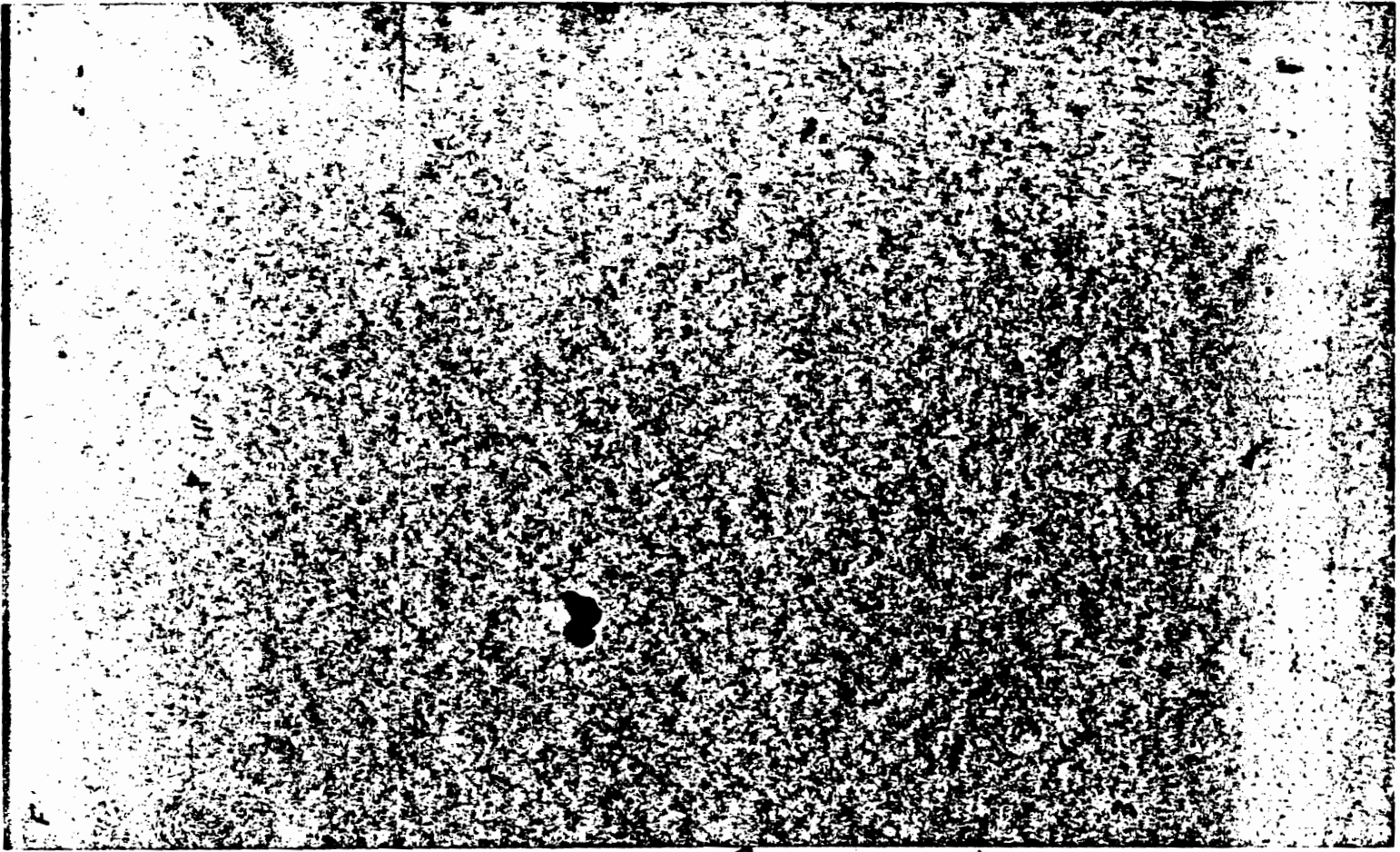
7-576-2819
1 7/34

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Division of Investigation, U. S. Dept. of Justice

Case: 7-576 BREMER

Date: 7/17/34

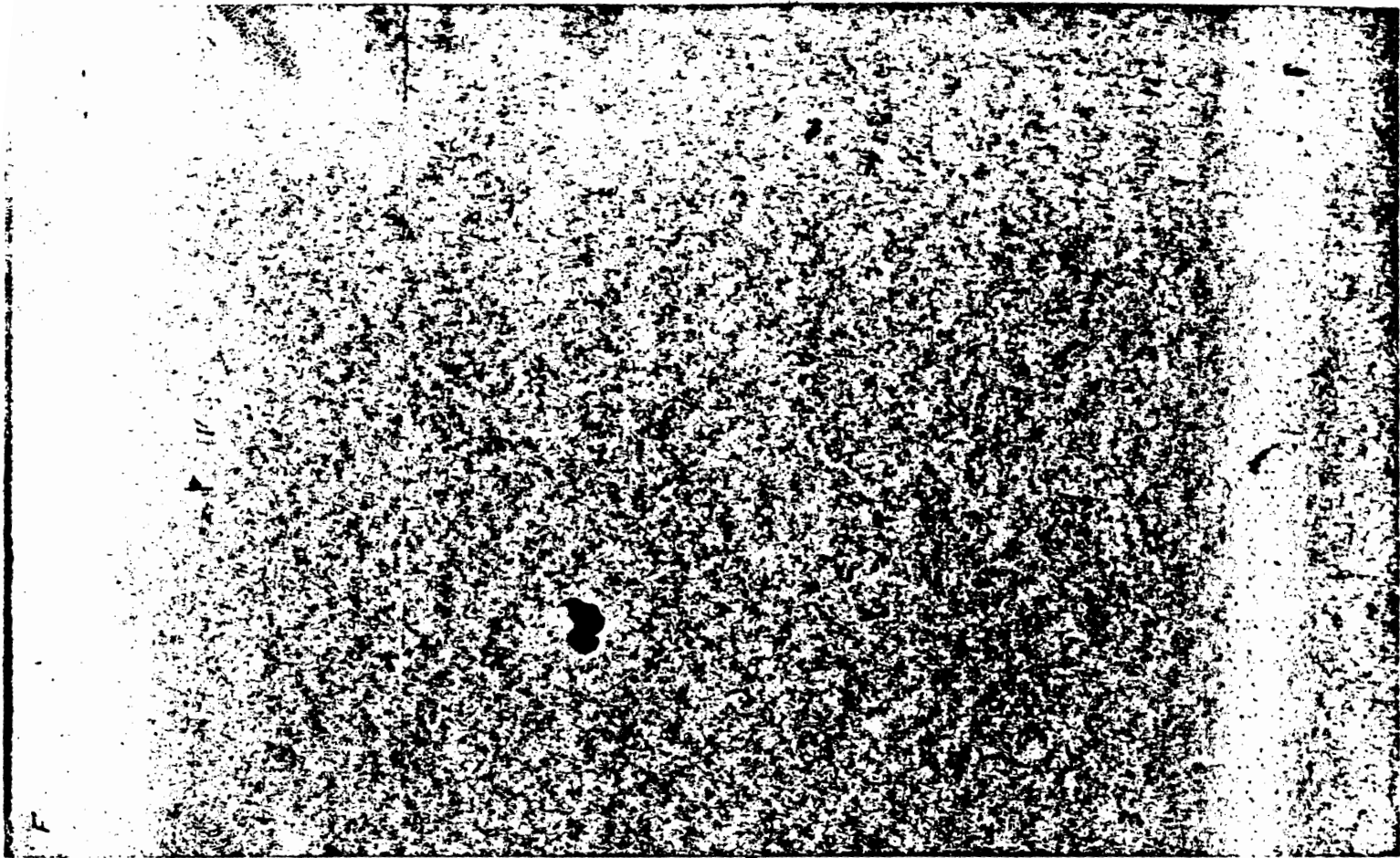


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Inch

Division of Investigation, U. S. Dept. of Justice

Case: 7-576 BREMER

Date: 7/2/34



Give this to A. Biemel

His only man to day. y. m.

Ed. Biemel is out of mind
now, can't get sign his name; he been
shot on top of his head, has sick and
have lots of trouble with Thibin.

I have to tell to him that
the two what I thought he was
did not show up for the party
know the way to the house did
would, then went to the
twenty five G. and.

Adv. in Chicago previous to
give you address and name G. and
in Chicago and I wish to communicate
and get over with and I know if
the return it might be the same
L.P.

Case # 1016
Date 2/12/34

CHICAGO
FEB 4
10 PM
1934
ILL.

Mr. Dickman
Commercial State Bank

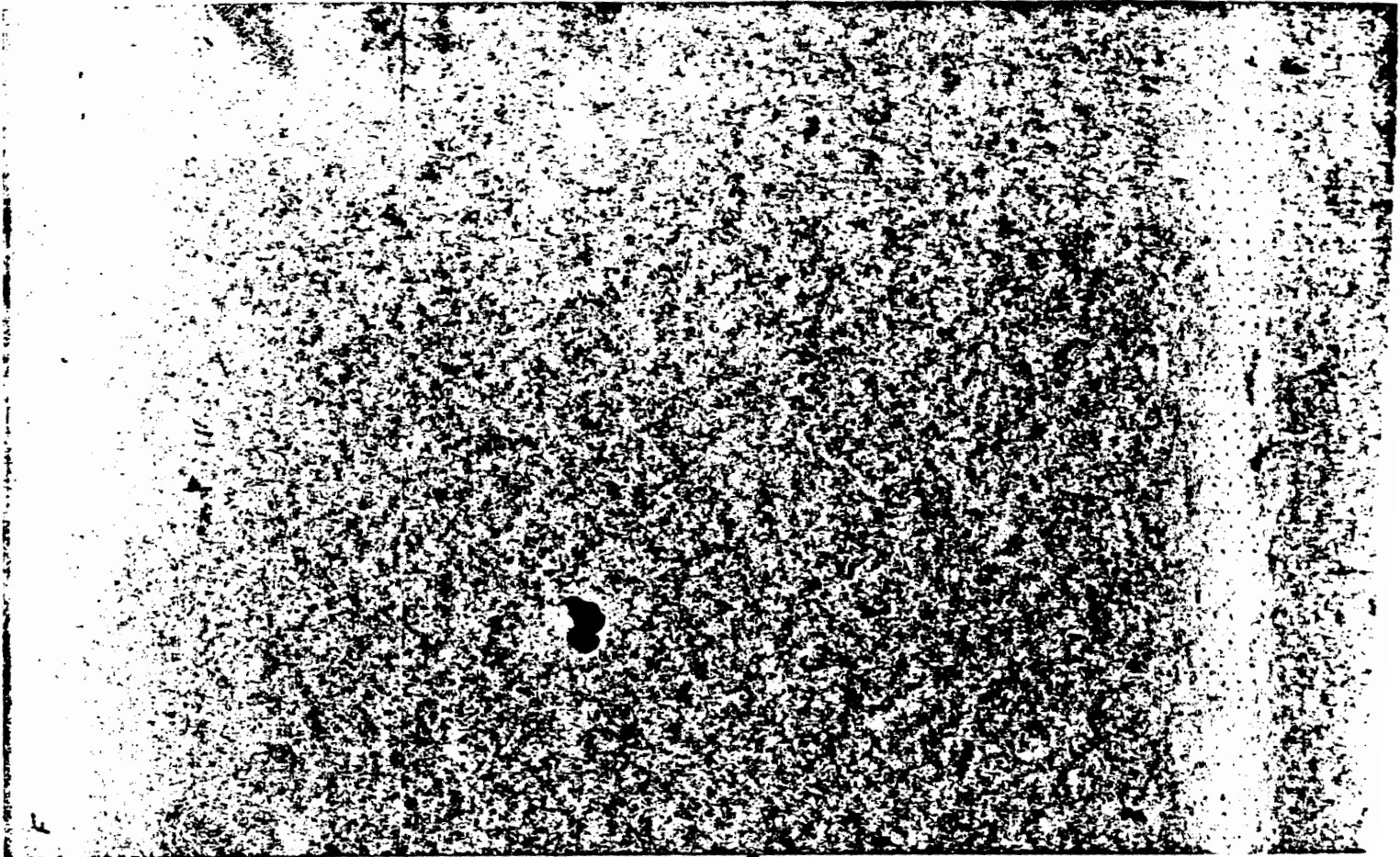
St. Paul
Min.

0 1 2 3 4 5 6 7 8 9 10
One Inch

Division of Investigation, U. S. Dept. of Justice

Case: 7-576 BREMER

Date: 7/12/34





Division of Investigation, U. S. Dept. of Justice
Case: 7-576
Date: 2/14/33 by: EN



7-576
Division of Investigation, U. S. Dept. of Justice

Please deliver enclosed
letter with outside envelope
and this note to Mr. Bremer
and say nothing until
instructed to do so by
Mr. Bremer your silence
may mean
safety

ADDRESS
YOUR MAIL
TO
STREET AND
NUMBER

CLEVELAND OHIO
FEB 3
1934

U.S. Post Master

St Paul

(Per 103)

576
U. S. Dept. of Justice

Please deliver enclosed
letter with outside envelope
and this note to Mr. Bremer
and say nothing untill
instructed to do so by
Mr Bremer your silence
may mean another
safety.

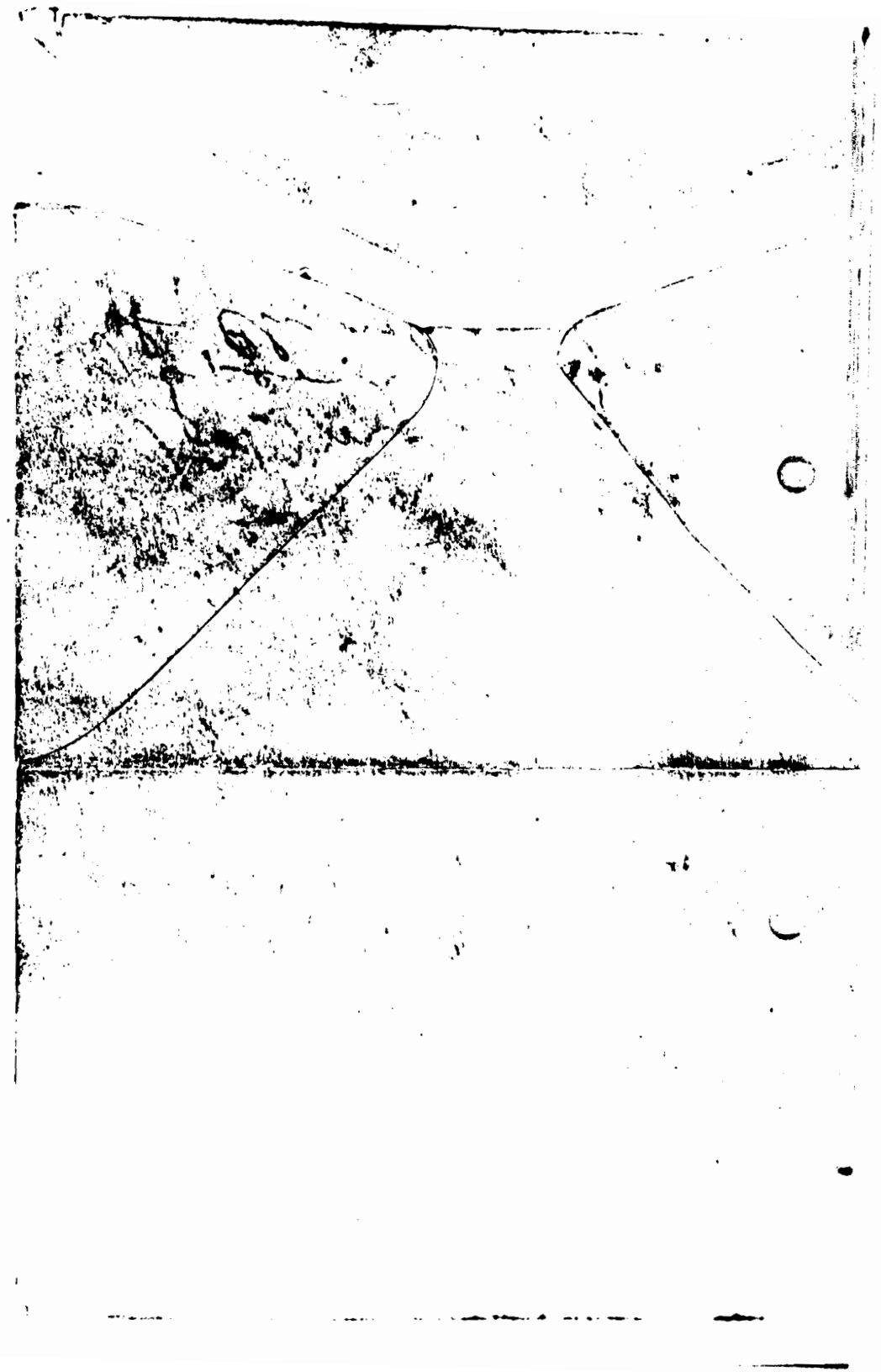
U.S. Post Master

St. Paul

MINN

(PERSONAL)

Walter Magee inform Adolph
we are ready follow
instructions carefully if
you inform police
we will do away with
Ed. We have not gotten
in touch with you
the police are in the
way do as now will
be told. get all cash
possible \$50,000 in
\$5.00 \$5000 in \$10.00
\$100,000 in \$20. charter
private plane for Chicago
land at Municipal
airport at 63rd street
go to Morrison Hotel
check in under the name



Give this to A. Biemer

The only man who can help

Ed. Biemer is out of mind

now, can't get sign his name, he been

shot on top of his head, he's sick and

have lots of trouble with Thibault

I have to tell the man that

the two what I thought I know

did not show up for the money

know the man that I thought

would tell me about the money

twenty five Grand.

Adv. in Chicago, Wisconsin

give you the address and name

in Chicago and how to communicate

and get over with and I know if

the return it might be the same

the return it might be the same

the return it might be the same

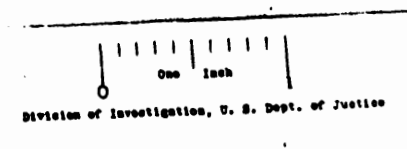
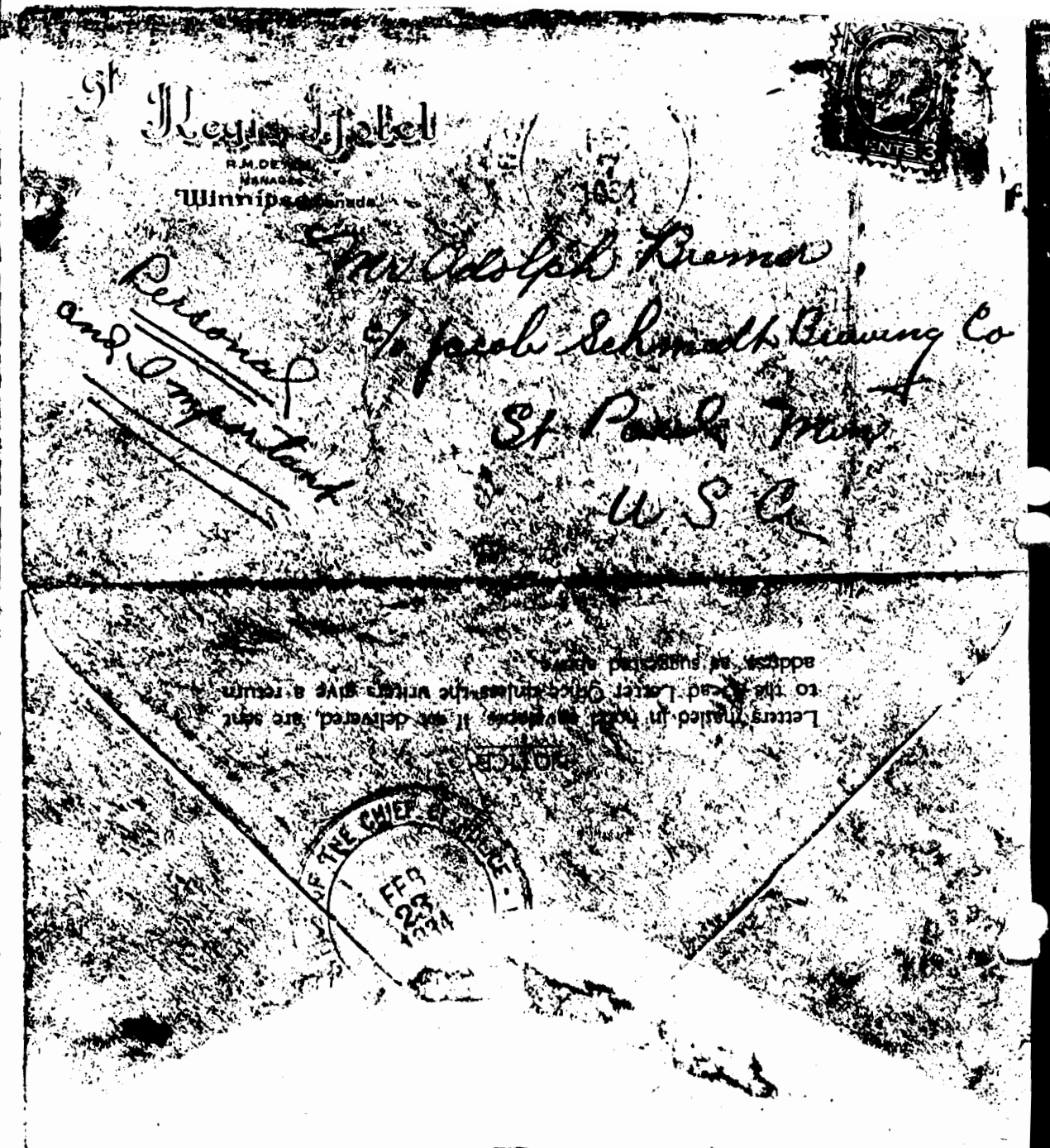
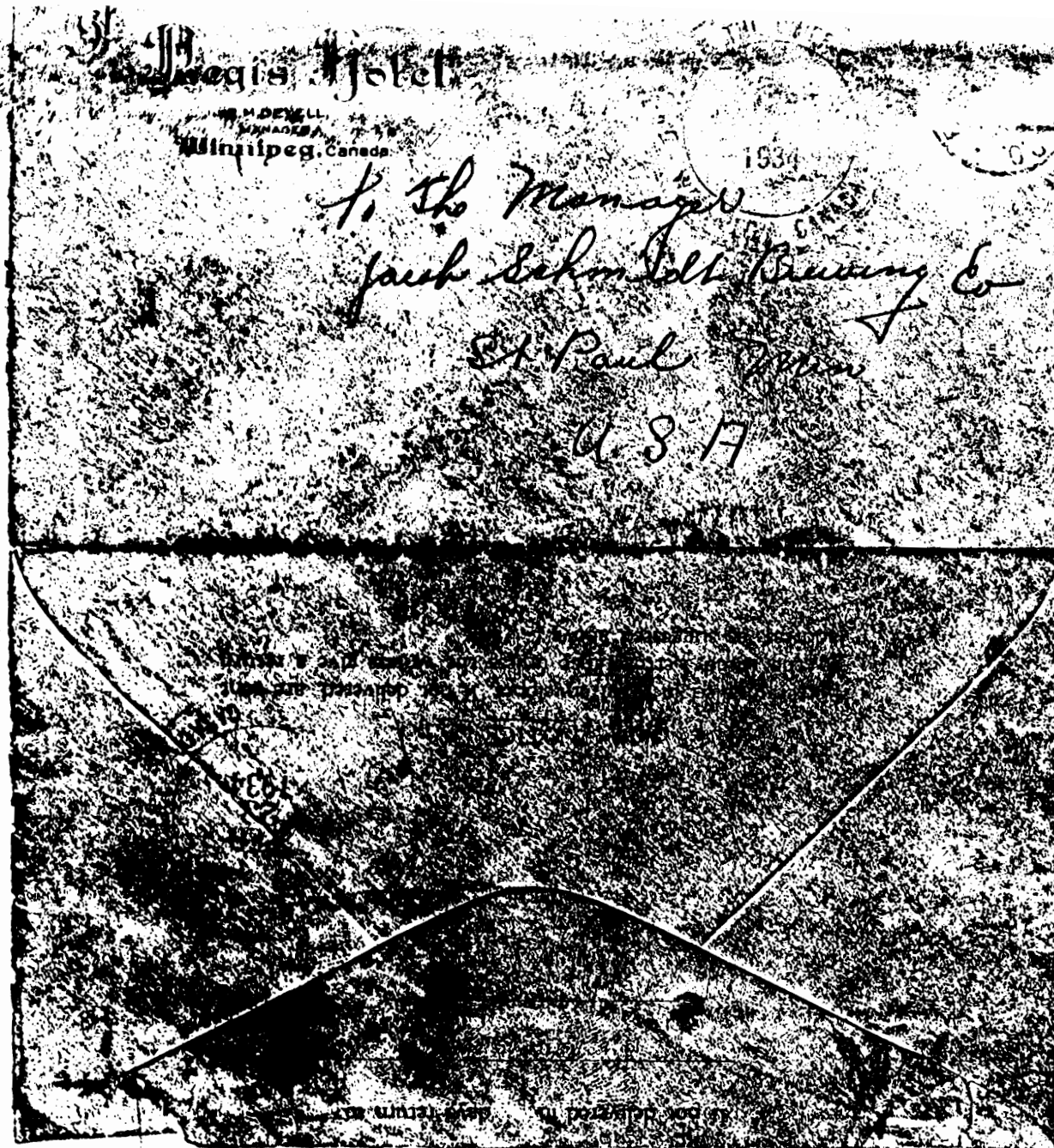


Mr. Dickman

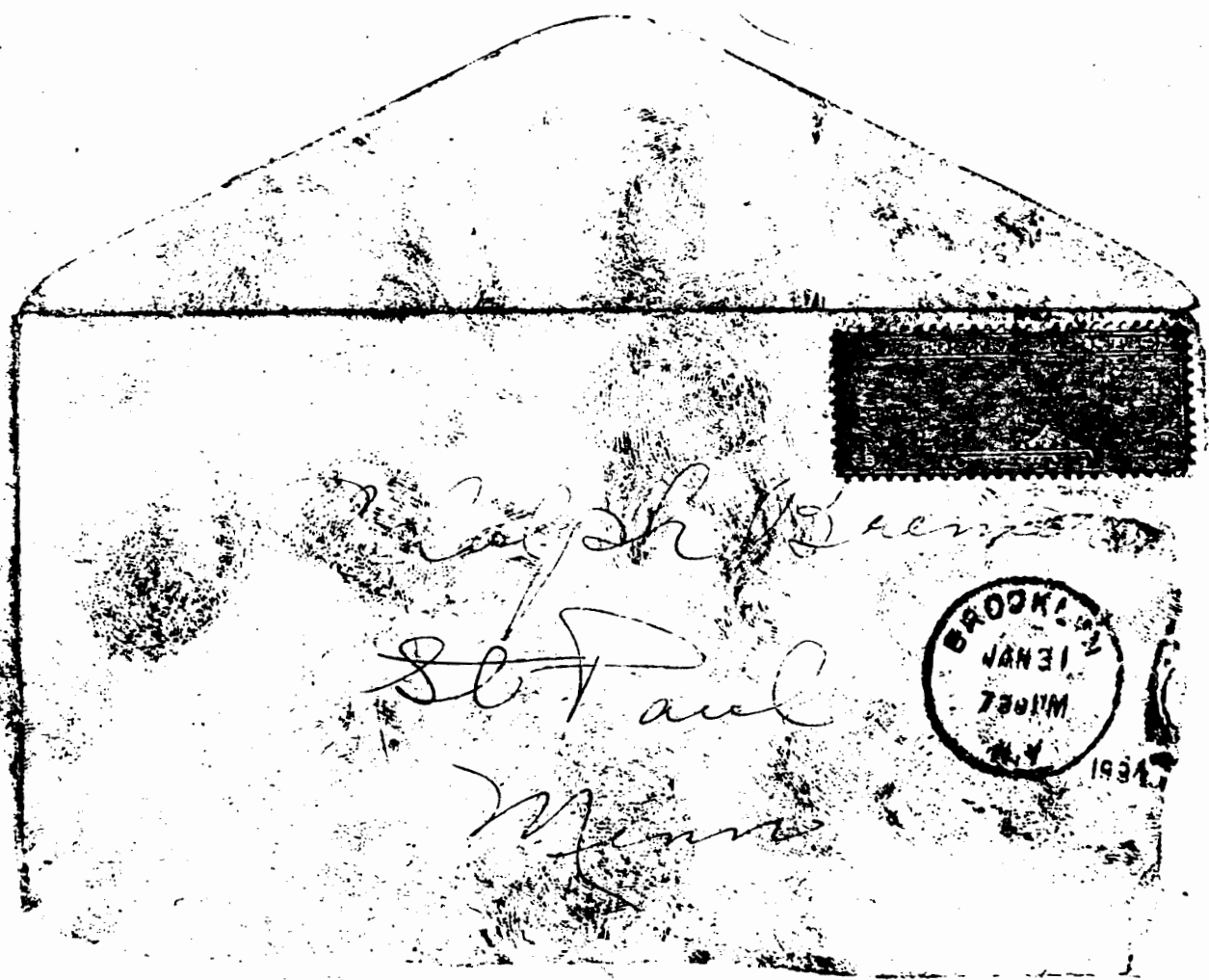
Commercial State Bank

St. Paul

Min.



7-576



7-576

DIVISION OF INVESTIGATION

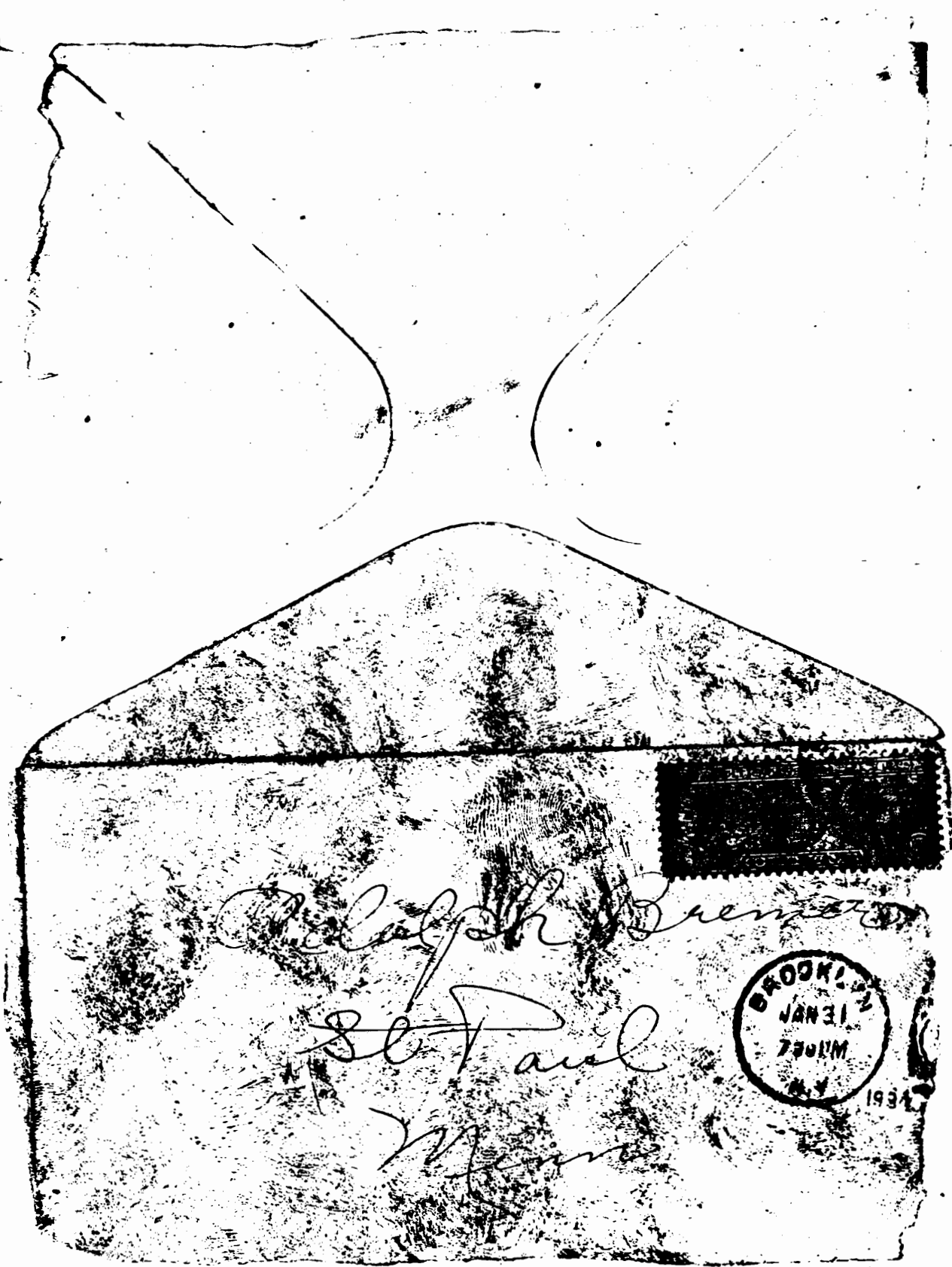
From: Equipment Section
3/3 1934.

To: ☐ Director
☐ Mr. Nathan
☐ Mr. Tolson
☐ Mr. Edwards
☐ Mr. Clegg
☐ Mr. Quinn
☐ Miss Gandy
☐ Chief, Unit ☐ Section
☐ Chief Clerk
☐ Supervisor, Steno. Pool.
☒ Mr.

S.F.P.S.

R. C. Renneberger.

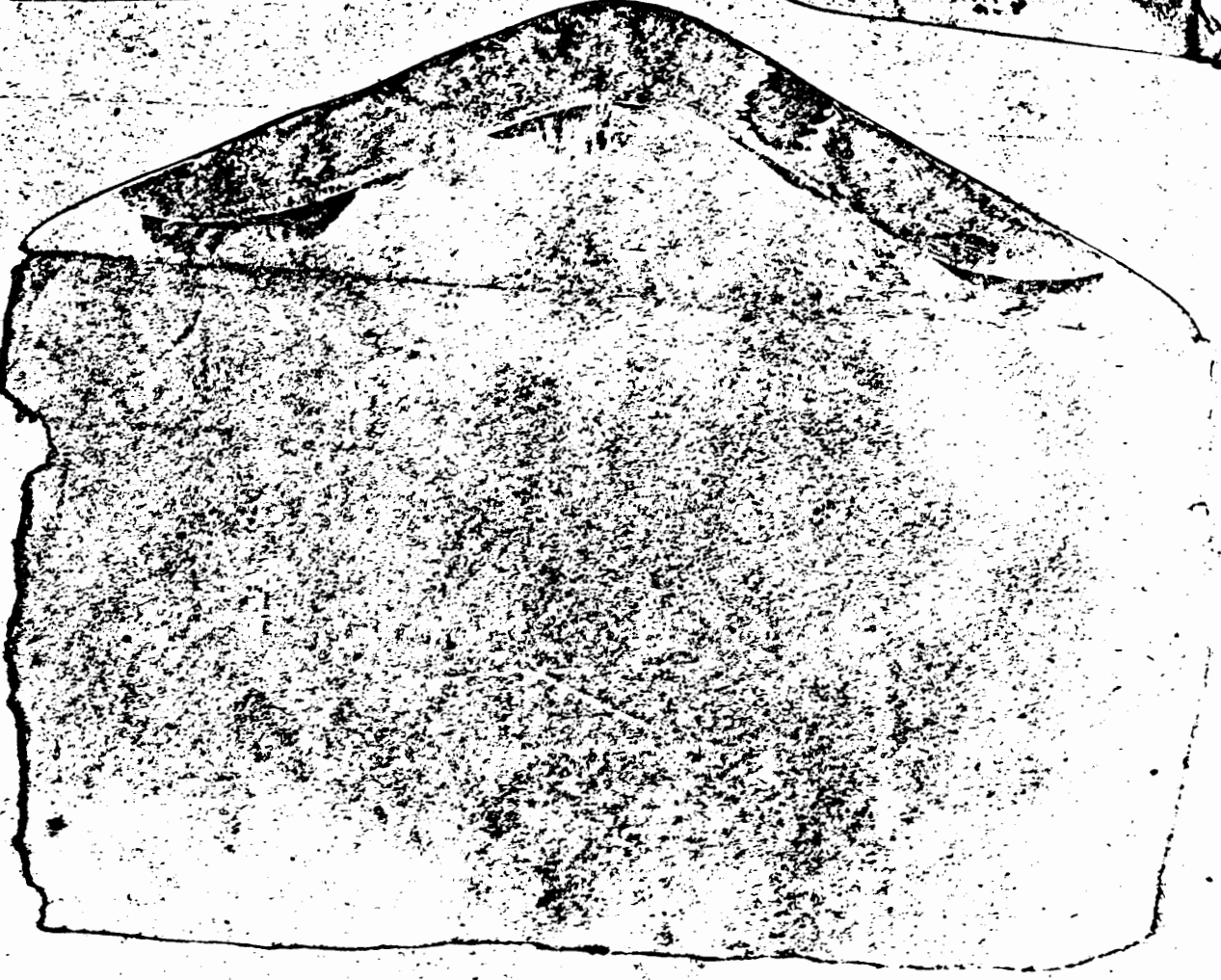
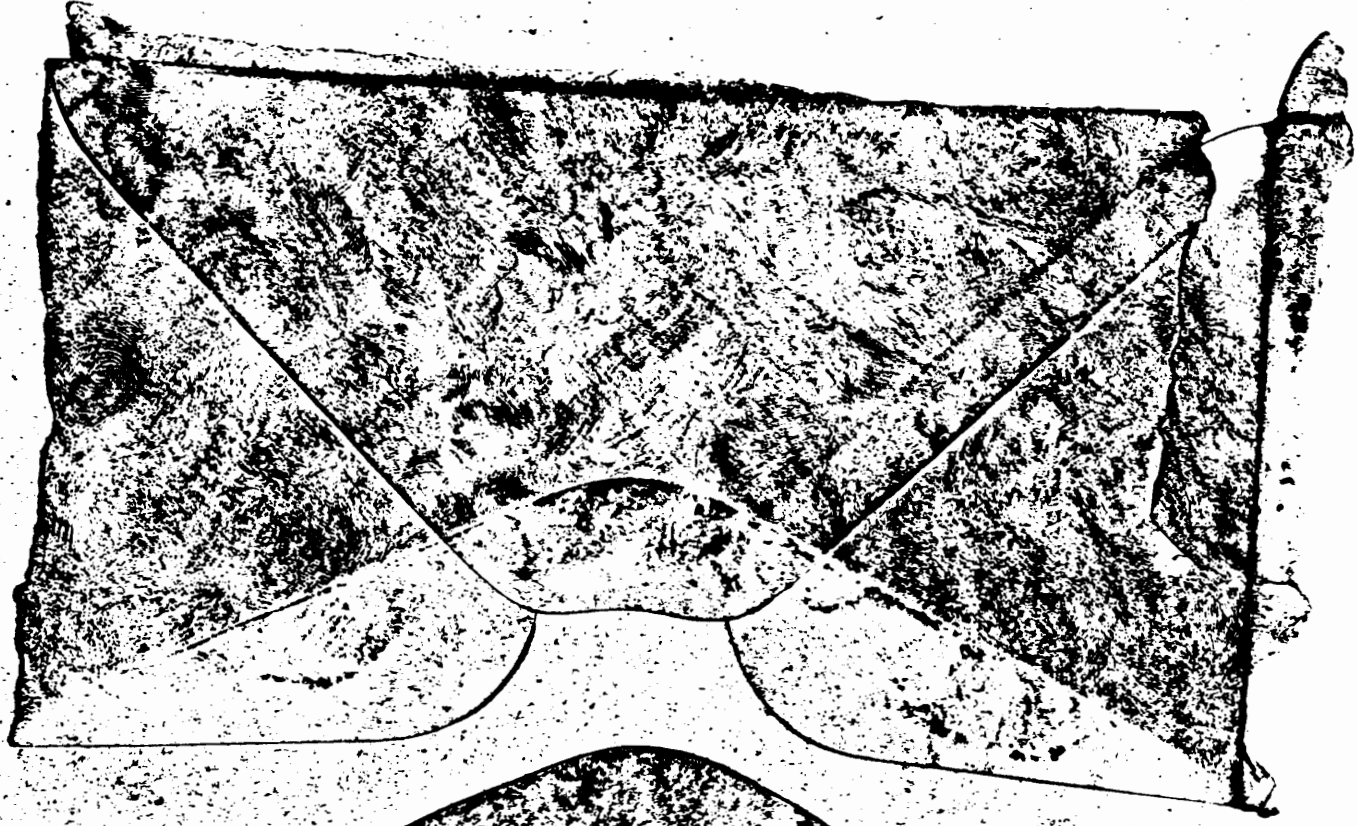
7-576





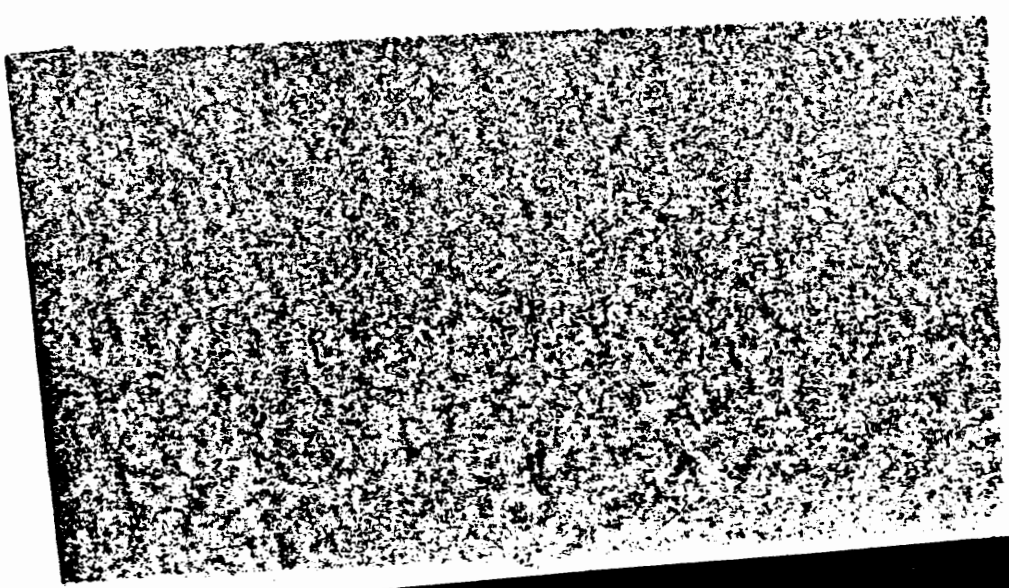
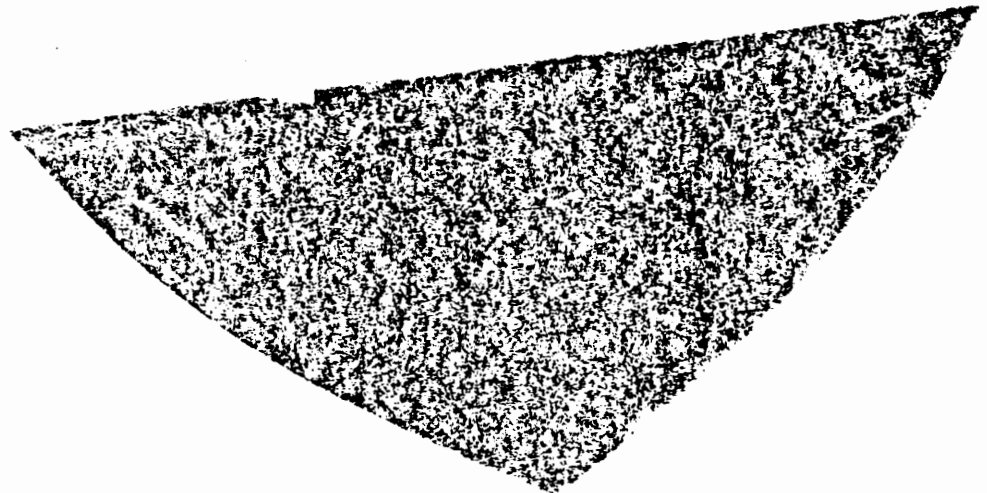
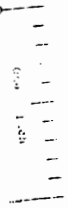
7-576

7-576



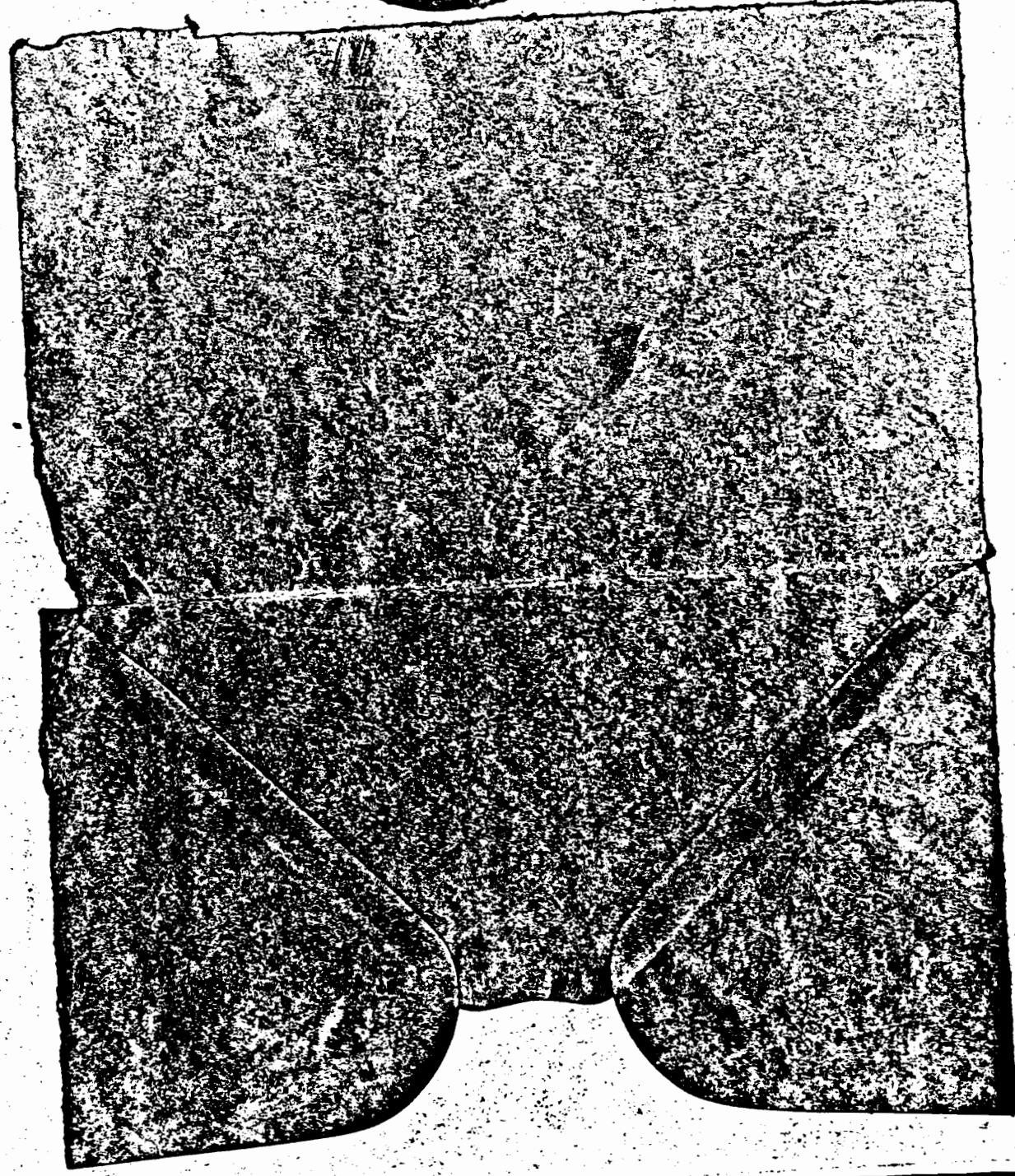
Case 7

Division of Investigation U. S. Dept. of Justice





Division of Investigation, U. S. Dept. of Justice
Case # 7-576



Division of Investigation, U. S. Dept. of Justice
Case: 7-576



Division of Investigation, U. S. Dept. of J.
Case # 91-116
By



SAINT LOUIS MO
MAR 2
5:30 PM
1934

REGISTERED
MAIL
INSURANCE
VALUABLE



Mr. C. W. Y. ...
Commercial State Bank
St. Paul, Minn.

0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 333 334 335 336 337 338 339 340 341 342 343 344 345 346 347 348 349 350 351 352 353 354 355 356 357 358 359 360 361 362 363 364 365 366 367 368 369 370 371 372 373 374 375 376 377 378 379 380 381 382 383 384 385 386 387 388 389 390 391 392 393 394 395 396 397 398 399 400 401 402 403 404 405 406 407 408 409 410 411 412 413 414 415 416 417 418 419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449 450 451 452 453 454 455 456 457 458 459 460 461 462 463 464 465 466 467 468 469 470 471 472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490 491 492 493 494 495 496 497 498 499 500 501 502 503 504 505 506 507 508 509 510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533 534 535 536 537 538 539 540 541 542 543 544 545 546 547 548 549 550 551 552 553 554 555 556 557 558 559 560 561 562 563 564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 580 581 582 583 584 585 586 587 588 589 590 591 592 593 594 595 596 597 598 599 600 601 602 603 604 605 606 607 608 609 610 611 612 613 614 615 616 617 618 619 620 621 622 623 624 625 626 627 628 629 630 631 632 633 634 635 636 637 638 639 640 641 642 643 644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664 665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680 681 682 683 684 685 686 687 688 689 690 691 692 693 694 695 696 697 698 699 700 701 702 703 704 705 706 707 708 709 710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 735 736 737 738 739 740 741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771 772 773 774 775 776 777 778 779 780 781 782 783 784 785 786 787 788 789 790 791 792 793 794 795 796 797 798 799 800 801 802 803 804 805 806 807 808 809 810 811 812 813 814 815 816 817 818 819 820 821 822 823 824 825 826 827 828 829 830 831 832 833 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 849 850 851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870 871 872 873 874 875 876 877 878 879 880 881 882 883 884 885 886 887 888 889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908 909 910 911 912 913 914 915 916 917 918 919 920 921 922 923 924 925 926 927 928 929 930 931 932 933 934 935 936 937 938 939 940 941 942 943 944 945 946 947 948 949 950 951 952 953 954 955 956 957 958 959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 978 979 980 981 982 983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 998 999 1000

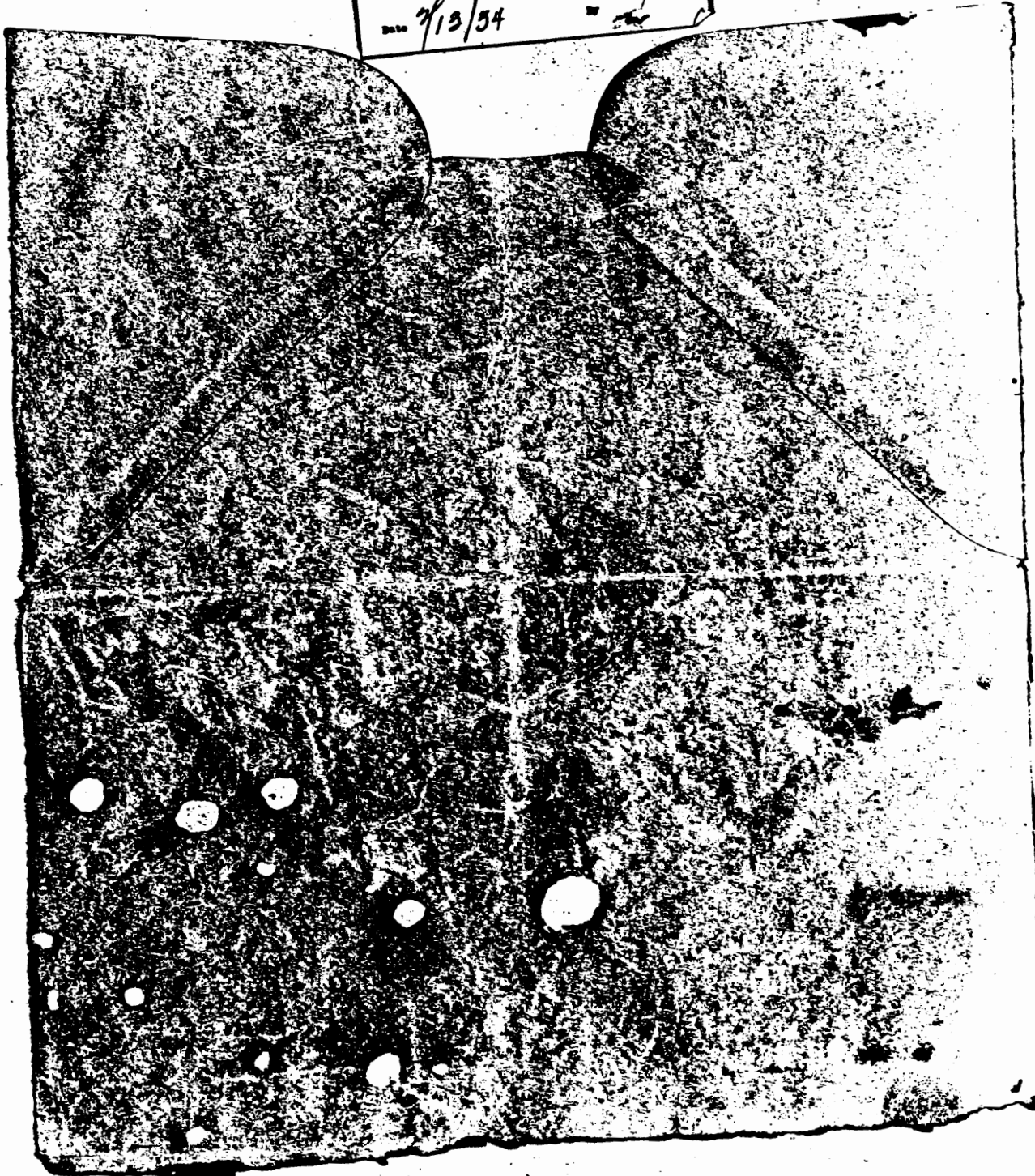
Division of Investigation, U. S. Dept. of Justice
Case: 7576 BREMER
Date: 2/12/34





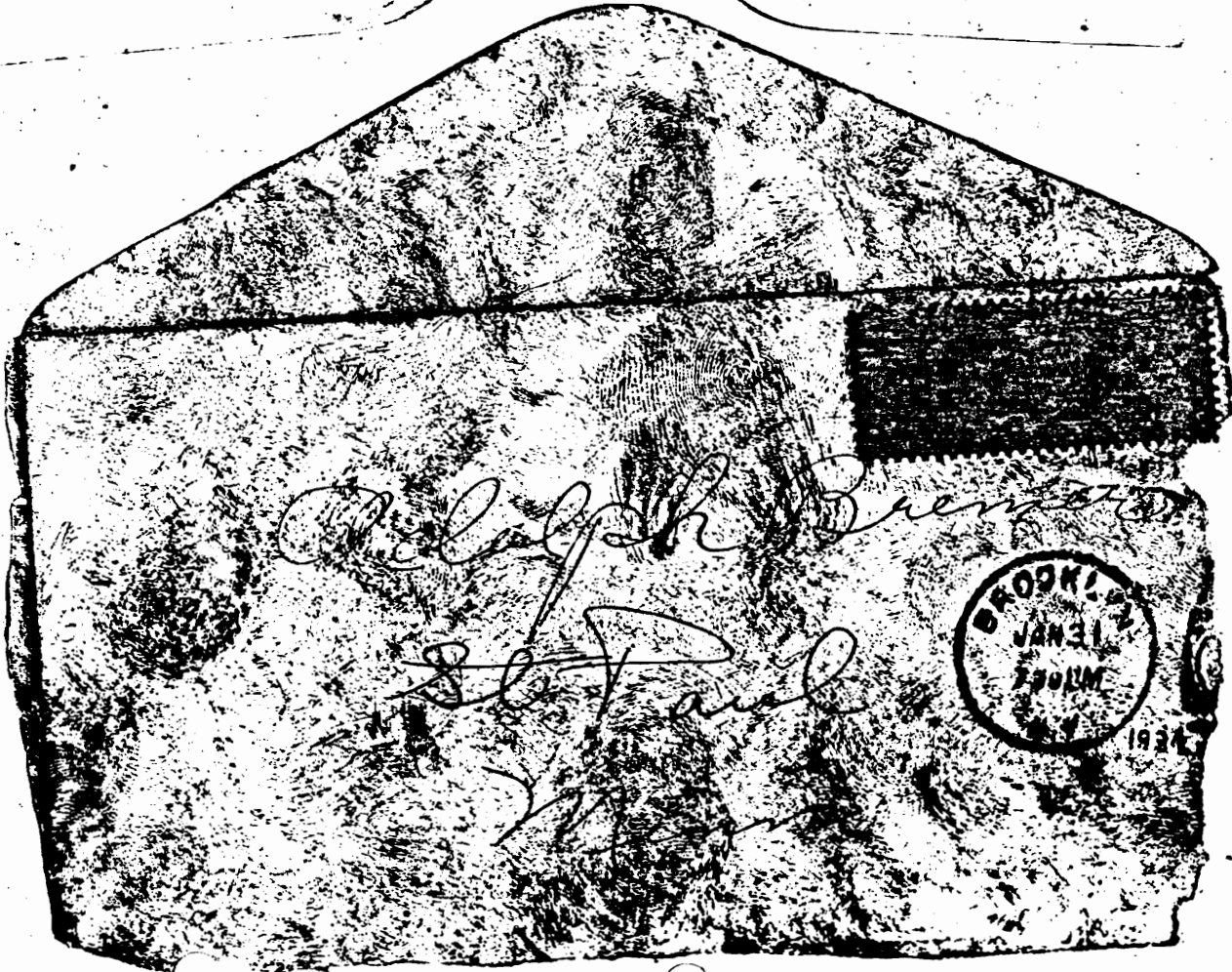
Division of Investigation, U. S. Dept. of Justice	0	1	2	3	4	5	6	7	8	9
Case: 7-576	BREMER									
Date: 7/2/54	in									

Division of Investigation, U. S. Dept. of Justice
Case 7-576
Date 7/13/54
BEMER



7-576
7/12/54
BOMER



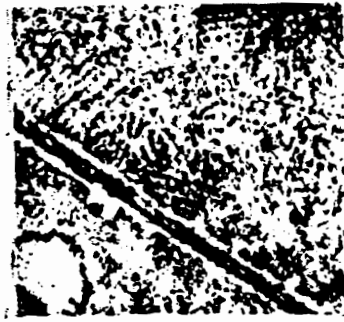
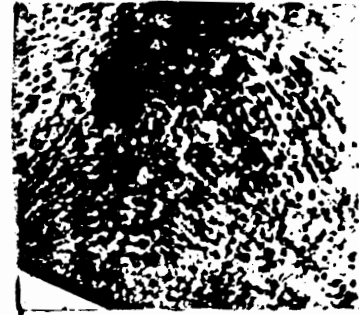


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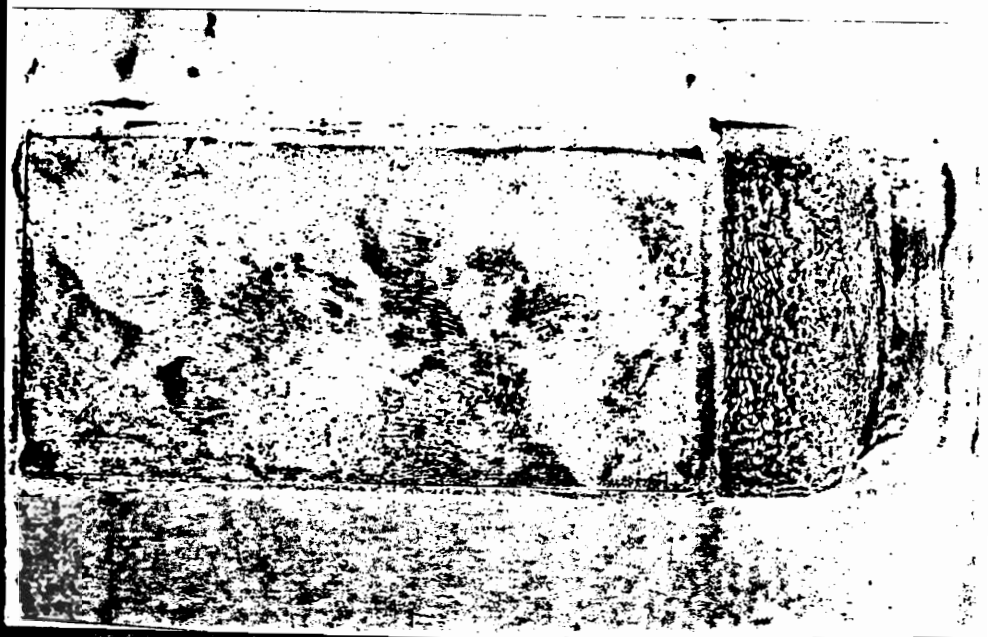
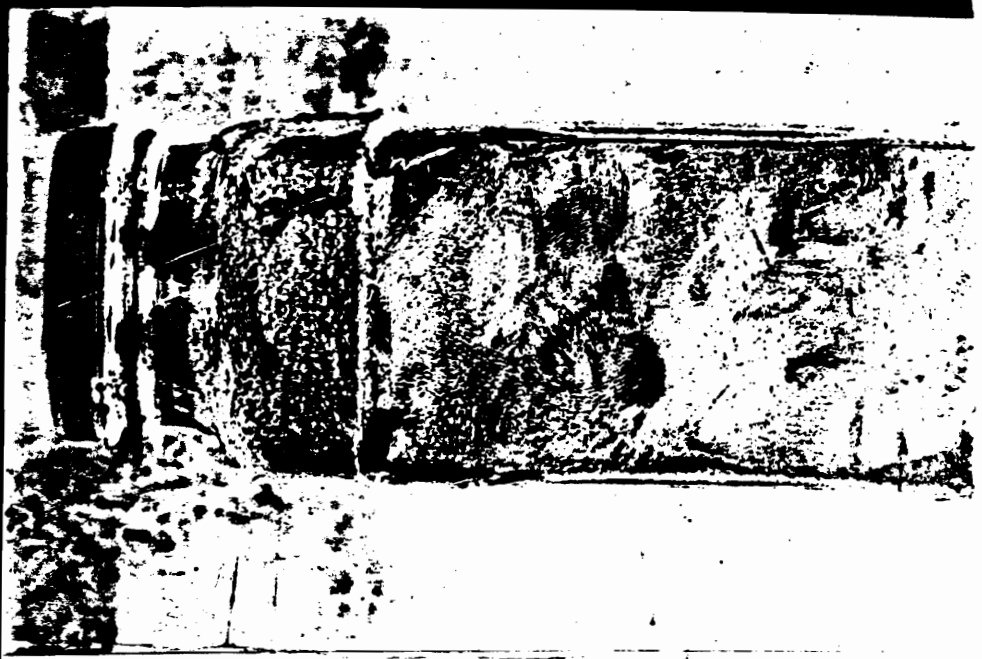
File No. 7-576

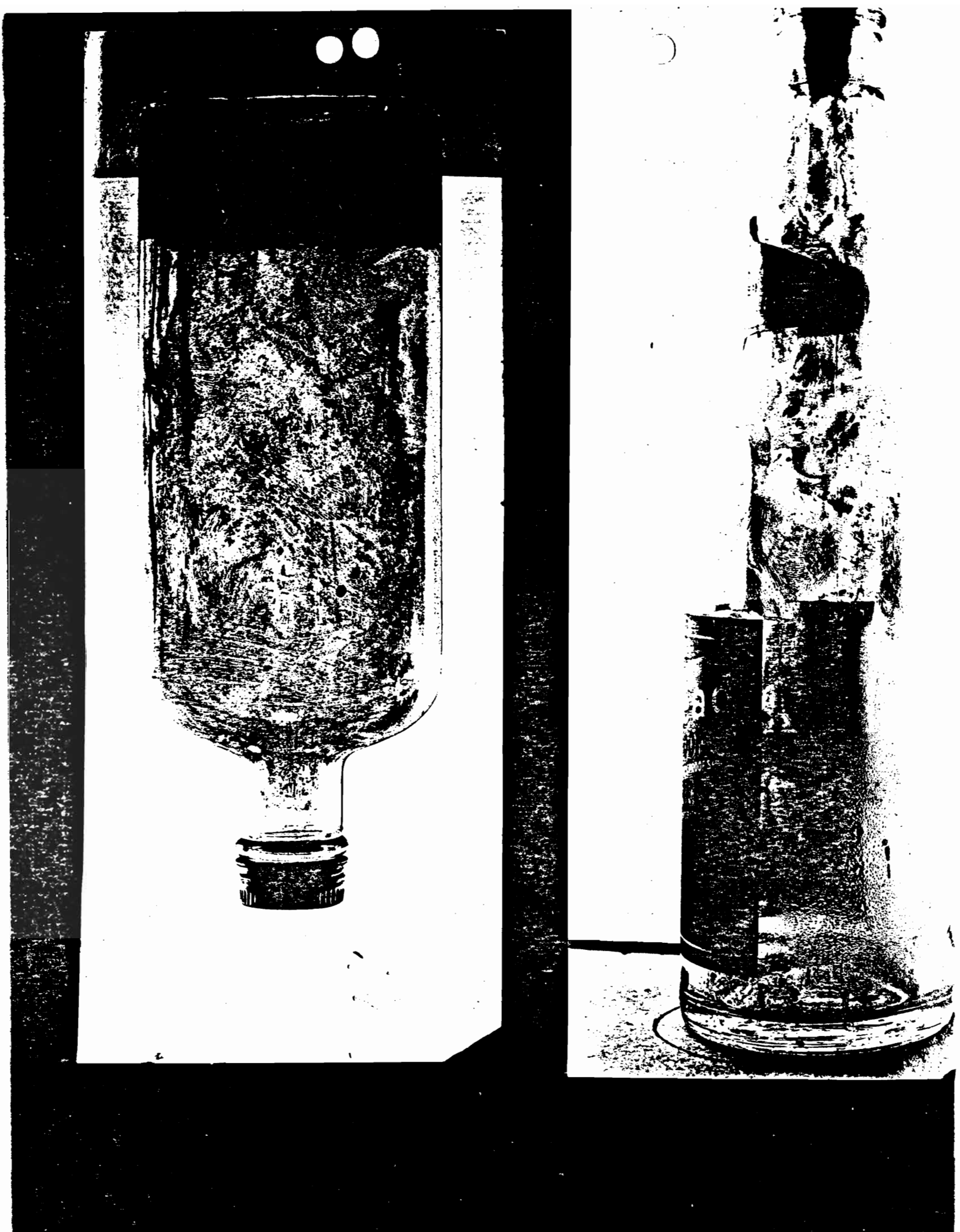
All fingerprint employees are requested to keep this chart conspicuously before them during the performance of regular duties in an effort to identify any of these latent prints.

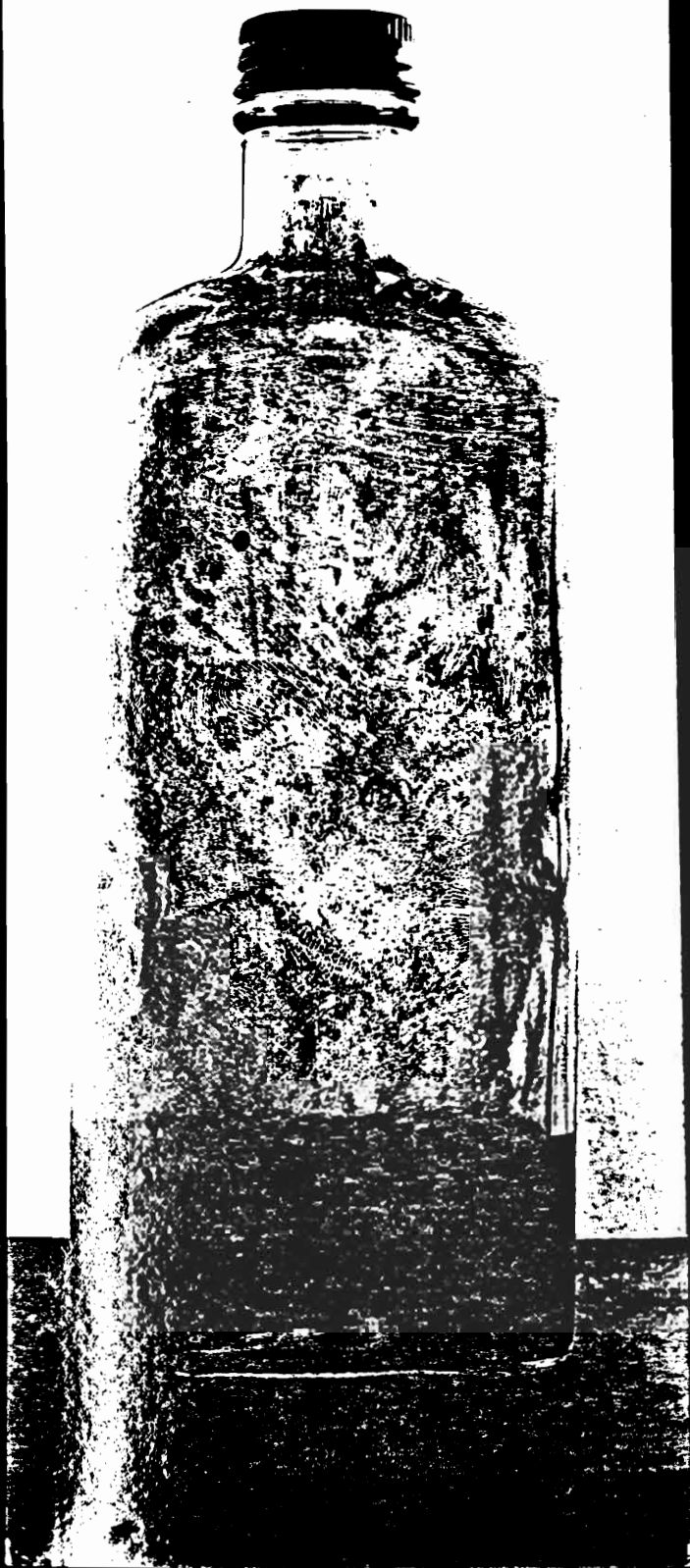


File No. 7-576

All fingerprint employees are requested to keep this chart conspicuously before them during the performance of regular duties in an effort to identify any of these latent prints.







DIVISION OF INVESTIGATION

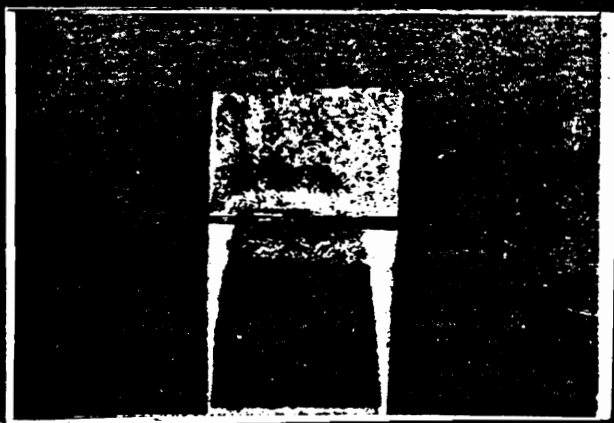
From Laboratory and
Single Fingerprint Unit

2/11 1934.

To: _____ Director
_____ Mr. Nathan
_____ Mr. Tolson
_____ Mr. Edwards
_____ Mr. Appel
_____ Mr. Hince
_____ Mr. Pickering
_____ Mr. Renneberger
_____ Mr. Schilder
_____ Chief, Unit _____
_____ Chief Clerk
_____ Files
_____ Stenographer
_____ Mr. _____

*OK mobile
comparisons*

E. P. Coffey.



DIVISION OF INVESTIGATION

From Laboratory and
Single Fingerprint Unit

3/16 1934.

To: ☐ Director
☐ Mr. Nathan
☐ Mr. Tolson
☐ Mr. Edwards
☐ Mr. Appel
☒ Mr. Hince
☐ Mr. Pickering
☐ Mr. Renneberger
☐ Mr. Schilder
☐ Chief, Unit
☐ Chief Clerk
☐ Files
☐ Stenographer
☐ Mr.

*are all these
on our premises
List?*

E. P. Coffey.

Bring file to me

See me

Messengers:
Name

Typing

Technical

Stenographers:
Name

S.F.P.S.

Recording

Posting

Card Index

Assembly

Asst. Chief

Mr. Schilder

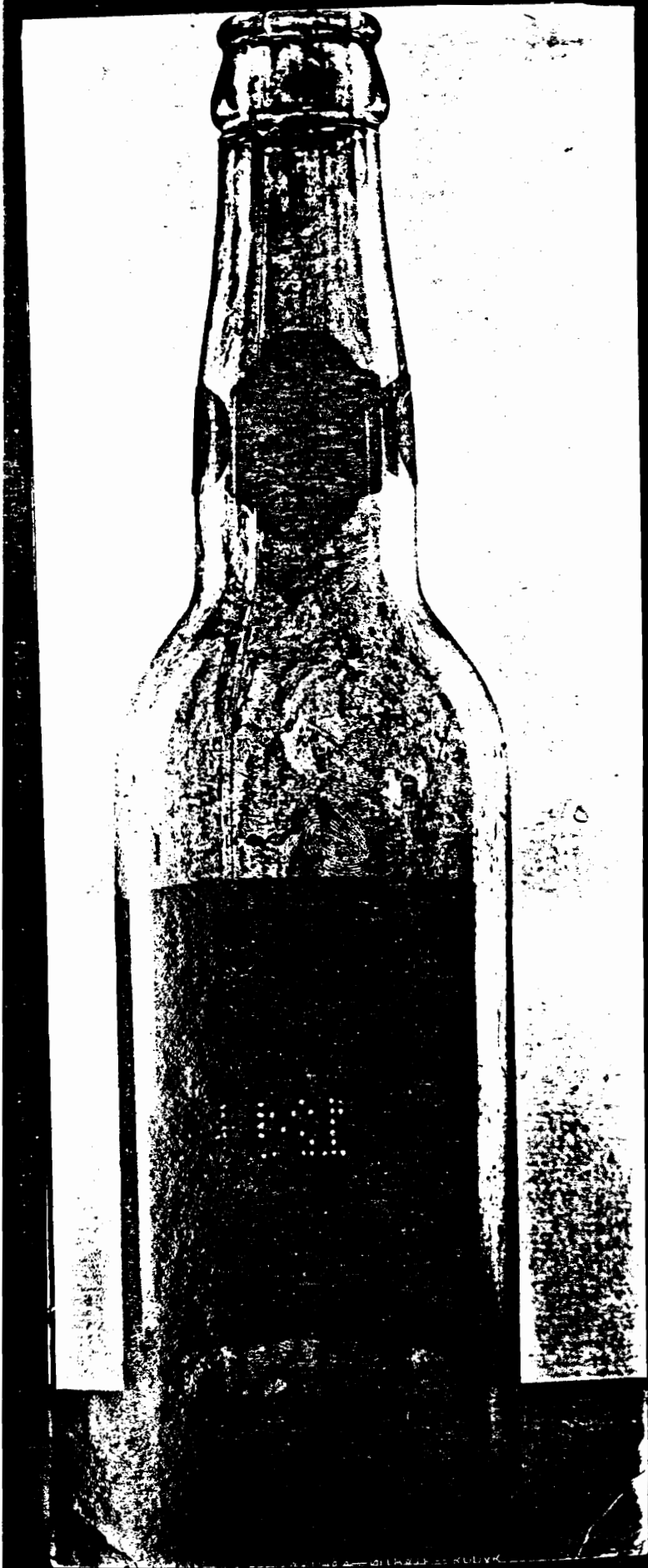
Mr. Edwards

To:

From:

Date 1934

IDENTIFICATION UNIT



AFTER 5 DAYS RETURN TO

ST. LOUIS, MO.



ADDRESS
YOUR MAIL
TO
STREET AND
NUMBER

Mr. Arthur Bremer

1000 Commercial St.

Bank

St. Louis

Missouri

7-576
7/13/34
BREMER
DIVISION OF INVESTIGATION, U. S. DEPT. OF JUSTICE
JAN 13 1934

AFTER 8 DAYS RETURN TO

ST. LOUIS, MO.



ADDRESS
YOUR MAIL
TO
STREET AND
NUMBER

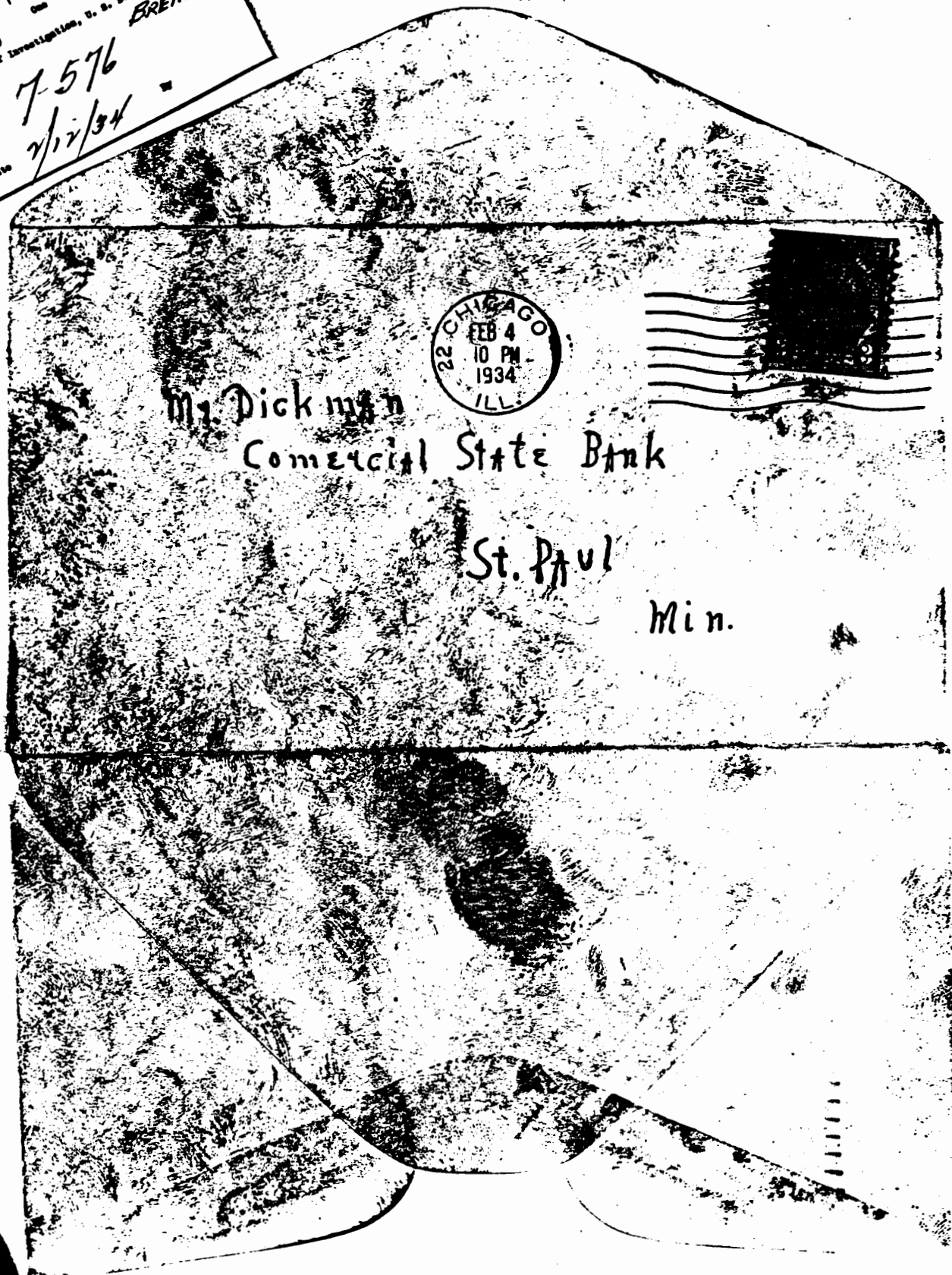
Mr. Adolph Bremer
1916 Commercial State
Bank
St. Louis, Mo.

DATE 7/13/34
CASE # 7576
BREMERS
DIVISION OF INVESTIGATION, U. S. DEPT. OF JUSTICE
ONE INCH

EQ BREWING
this only way to get him
G. G. G. to J. B. G. G.

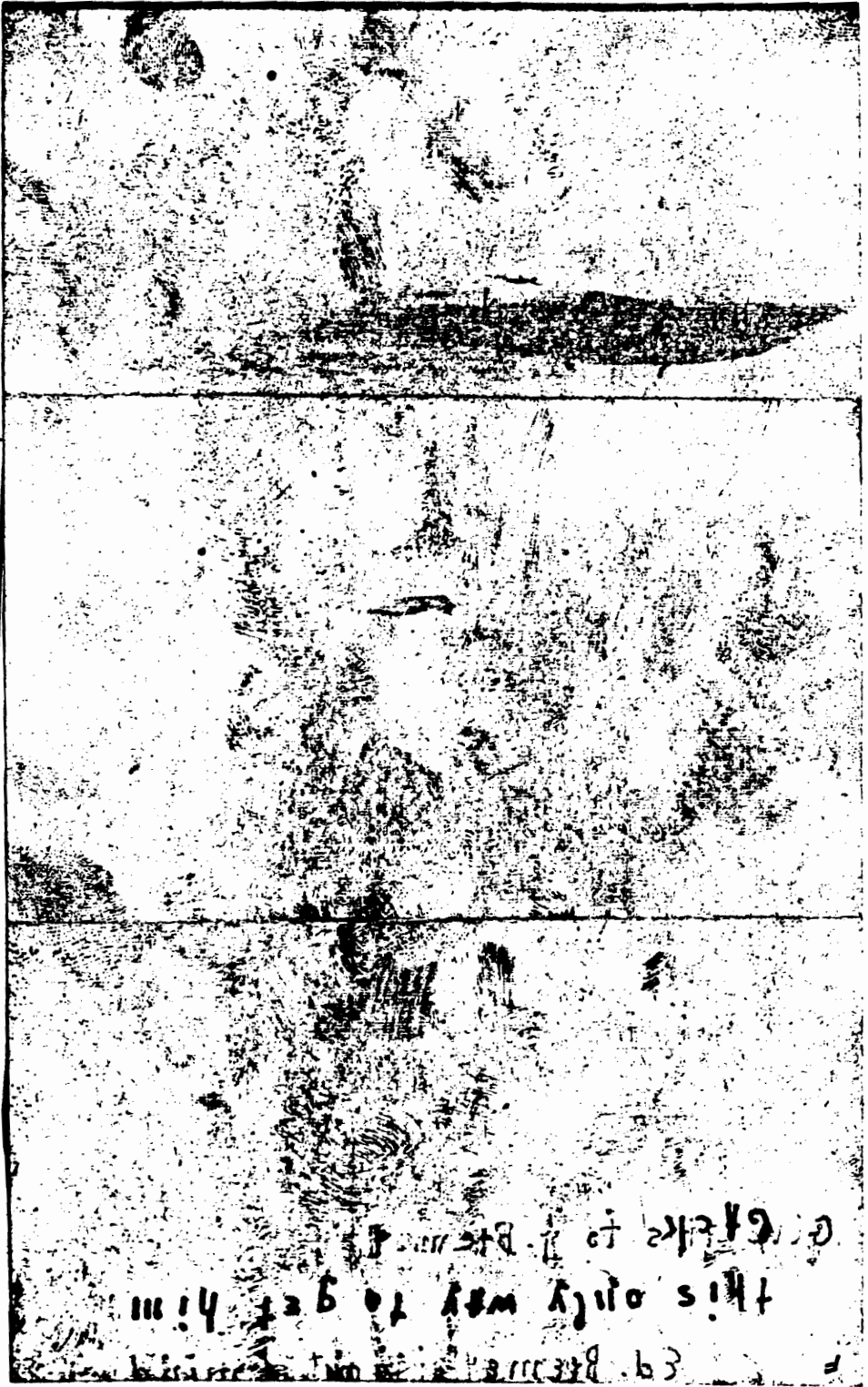
Division of Investigation, U. S. Dept. of Justice
Case # 7576 BREMER
Date 2/12/34 by

Division of Investigation, U. S. Dept. of Justice
Case # 7-576
Date 2/12/34
BREMER



Mr. Dickman
Commercial State Bank
St. Paul
Min.

One Inch
Division of Investigation, U. S. Dept. of Justice
Case: 7576 BREMER
Date: 2/12/34



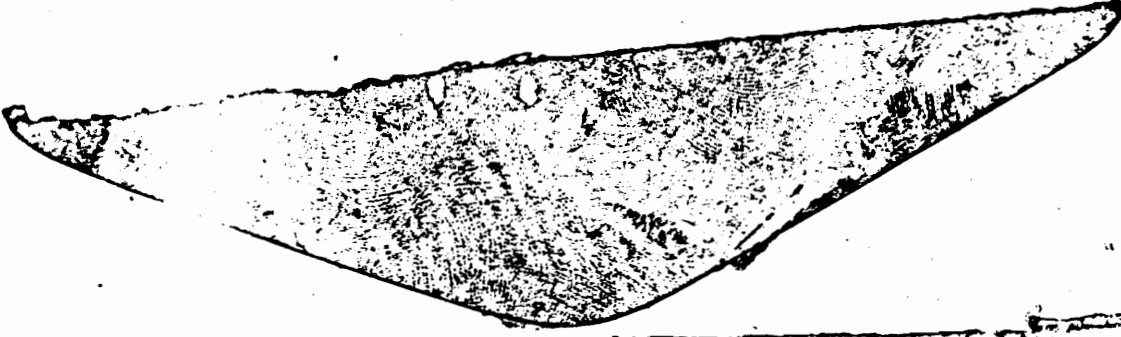
This is only way to get him
out of the room
at 11:30 PM

Division of Investigation, U. S. Dept. of Justice
Case # 7576
Date 2/12/34
BREMER



Mr. Dickman
Commercial State Bank

St. Paul



Division of Investigation U. S. Dept. of Justice
Case 9-574





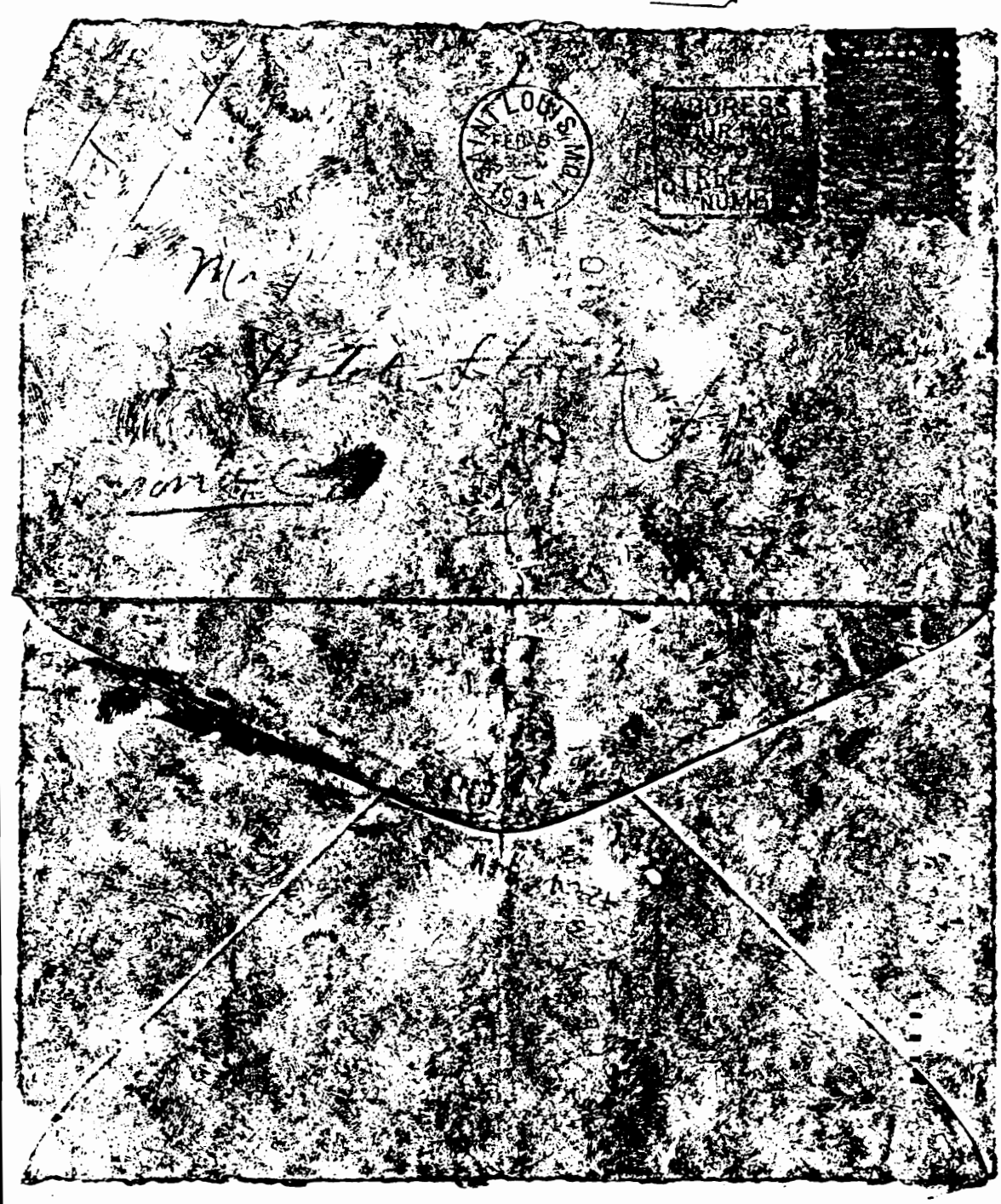
Division of Investigation, U. S. Dept. of Justice

7-576

Adolph Bremer
St Paul
Minn



7-576
3/2





7-576
-34

7-576
-3/4



11-11-11
Division of Investigation, U. S. Dept. of Justice

7-576



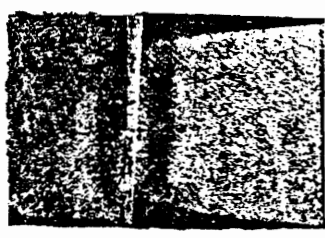
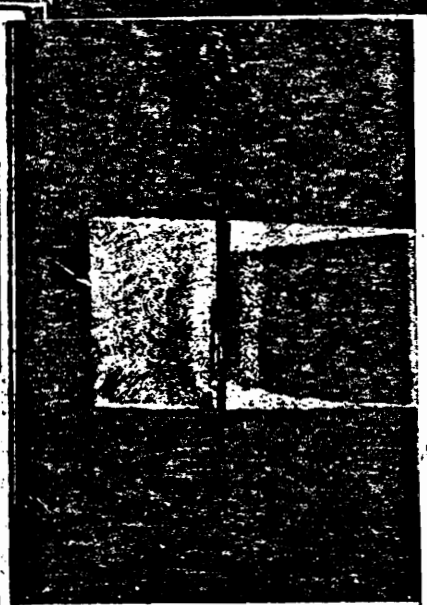
Adolph Bremer
St Paul
Minn





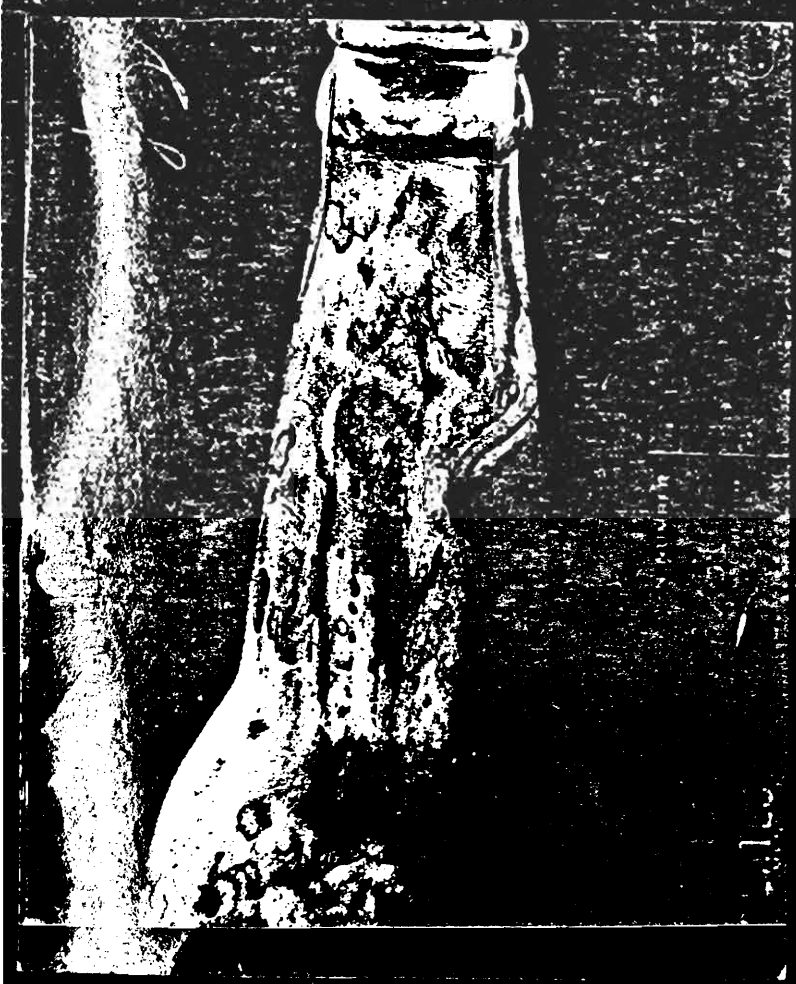




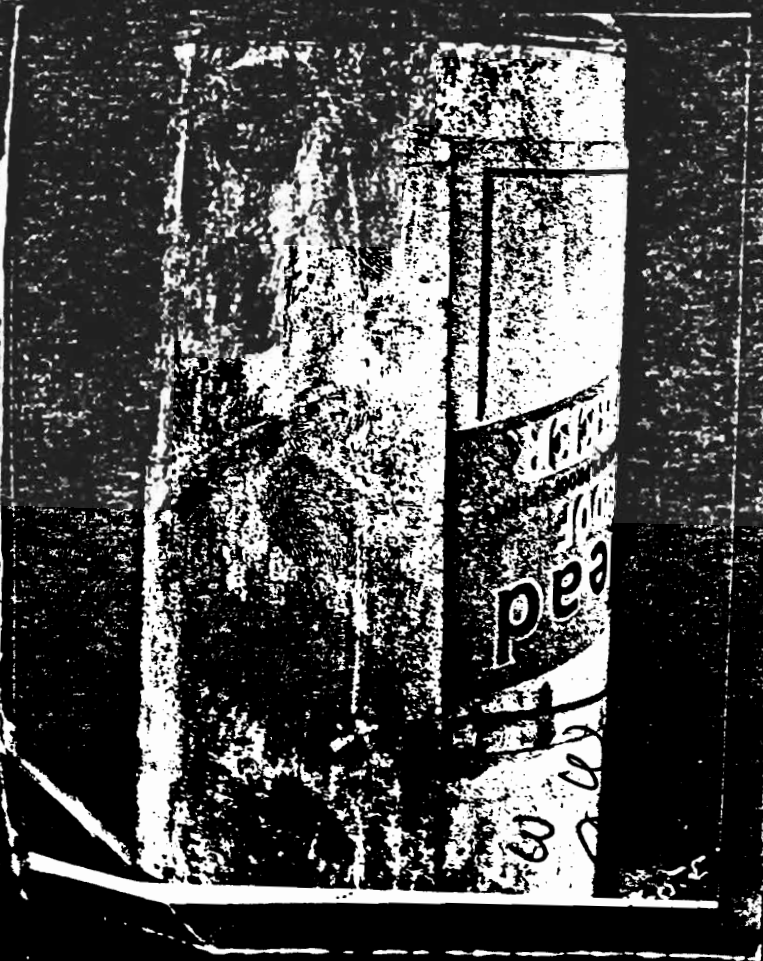












7-576-2819
4/17/34

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4/17/34

60-5 J
181-5 J
182-5 XR
183-5 X
184-5 X
186-5 JA
187-5 XR
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7-576-2819
9/17/34

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181-5 J
182-5 XR
183-5 X
184-5 X
186-5 JA
187-5 XR
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7-576-2819
9/17/34

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182-5 XR
183-5 X
184-5 X
186-5 JA
187-5 XR
68-5 TR
7-576-2819
9/17/34

60-5 J
181-5 J
182-5 XR
183-5 X
184-5 X
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187-5 XR
68-5 TR
7-576-2819
9/17/34

